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JIM EDGAR
Secretary of State

VOLUME 13
ISSUE 21

**A WEEKLY
PUBLICATION**

**MAY 26
1989**

Pages 7845-8188

**Secretary of State
Administrative Code Div.
201 West Monroe
Springfield, IL 62756**

(217) 782-9786

OIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1989

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989	June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989	July 3, 1989 (Mon.)	July 11, 1989	29	July 21, 1989
Jan. 3, 1989	Jan. 10, 1989	3	Jan. 20, 1989	July 11, 1989	July 18, 1989	30	July 28, 1989
Jan. 10, 1989	Jan. 17, 1989	4	Jan. 27, 1989	July 18, 1989	July 25, 1989	31	Aug. 4, 1989
Jan. 17, 1989	Jan. 24, 1989	5	Feb. 3, 1989	July 25, 1989	Aug. 1, 1989	32	Aug. 11, 1989
Jan. 24, 1989	Jan. 31, 1989	6	Feb. 10, 1989	Aug. 1, 1989	Aug. 8, 1989	33	Aug. 18, 1989
Jan. 31, 1989	Feb. 7, 1989	7	Feb. 17, 1989	Aug. 8, 1989	Aug. 15, 1989	34	Aug. 25, 1989
Feb. 7, 1989	Feb. 14, 1989	8	Feb. 24, 1989	Aug. 15, 1989	Aug. 22, 1989	35	Sept. 1, 1989
Feb. 14, 1989	Feb. 21, 1989	9	Mar. 3, 1989	Aug. 22, 1989	Aug. 29, 1989	36	Sept. 8, 1989
Feb. 21, 1989	Feb. 28, 1989	10	Mar. 10, 1989	Aug. 29, 1989	Sept. 5, 1989	37	Sept. 15, 1989
Feb. 28, 1989	Mar. 7, 1989	11	Mar. 17, 1989	Sept. 5, 1989	Sept. 12, 1989	38	Sept. 22, 1989
Mar. 7, 1989	Mar. 14, 1989	12	Mar. 24, 1989	Sept. 12, 1989	Sept. 19, 1989	39	Sept. 29, 1989
Mar. 14, 1989	Mar. 21, 1989	13	Mar. 31, 1989	Sept. 19, 1989	Sept. 26, 1989	40	Oct. 6, 1989
Mar. 21, 1989	Mar. 28, 1989	14	Apr. 7, 1989	Sept. 26, 1989	Oct. 3, 1989	41	Oct. 13, 1989
Mar. 28, 1989	Apr. 4, 1989	15	Apr. 14, 1989	Oct. 3, 1989	Oct. 10, 1989	42	Oct. 20, 1989
Apr. 4, 1989	Apr. 11, 1989	16	Apr. 21, 1989	Oct. 10, 1989	Oct. 17, 1989	43	Oct. 27, 1989
Apr. 11, 1989	Apr. 18, 1989	17	Apr. 28, 1989	Oct. 17, 1989	Oct. 24, 1989	44	Nov. 3, 1989
Apr. 18, 1989	Apr. 25, 1989	18	May 5, 1989	Oct. 24, 1989	Oct. 31, 1989	45	Nov. 13, 1989 (Mon.)
Apr. 25, 1989	May 2, 1989	19	May 12, 1989	Oct. 31, 1989	Nov. 7, 1989	46	Nov. 17, 1989
May 2, 1989	May 9, 1989	20	May 19, 1989	Nov. 7, 1989	Nov. 14, 1989	47	Nov. 27, 1989 (Mon.)
May 9, 1989	May 16, 1989	21	May 26, 1989	Nov. 14, 1989	Nov. 21, 1989	48	Dec. 1, 1989
May 16, 1989	May 23, 1989	22	June 2, 1989	Nov. 21, 1989	Nov. 28, 1989	49	Dec. 8, 1989
May 23, 1989	May 30, 1989	23	June 9, 1989	Nov. 28, 1989	Dec. 5, 1989	50	Dec. 15, 1989
May 30, 1989	June 6, 1989	24	June 16, 1989	Dec. 5, 1989	Dec. 12, 1989	51	Dec. 22, 1989
June 6, 1989	June 13, 1989	25	June 23, 1989	Dec. 12, 1989	Dec. 19, 1989	52	Dec. 29, 1989
June 13, 1989	June 20, 1989	26	June 30, 1989	Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990
June 20, 1989	June 27, 1989	27	July 7, 1989	Dec. 26, 1989	Jan. 2, 1990	2	Jan. 12, 1990

Please note: When the *Register* deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Carnival and Amusement Ride Inspection Law

2) Code Citation: 56 Ill. Adm. Code 6000

3) Section Numbers: Proposed Action:
6000.10 Amendment
6000.280 Amendment
6000.310 New Section
6000.320 New Section

4) Statutory Authority:

Carnival and Amusement Rides Safety Act, Ill. Rev. Stat. 1987, ch. 111, pars. 4051 et seq., as amended by P.A. 85-1430, effective January 5, 1989.

5) A Complete Description of the Subjects and Issues Involved:

The proposed Sections expand and implement P.A. 85-1430, effective January 5, 1989, for the protection of the general public using amusement rides and amusement attractions. It specifies procedures for the safe installation, repair, maintenance, use, operation and inspection of those water slides not regulated by the Department of Public Health and dry slides greater than 20 feet in height. This rule also provides for the reporting of accidents and injuries incurred from the operation of amusement rides or amusement attractions. The amended Section 6000.280 corrects the expiration date for the Round-Up ride nondestructive test certificate.

6) Will this Proposed Rule Replace an Emergency Rule Currently in Effect?
Yes

7) Does this Rulemaking Contain an Automatic Repeal Date? No

8) Does the Proposed Amendment Contain Incorporations by Reference? Yes

9) Are there any other Amendments Pending on this Part? No

10) Statement of Statewide Policy Objectives:

Any branch of state or local government who owns or operates a wet or dry slide that falls within these guidelines shall be affected in the same manner as any other operator of an amusement attraction in the state. Any additional expenditures from local revenue for compliance with this act are considered minimal.

11) Time, Place, and Manner in which Interested Persons may Comment on this Proposed Rulemaking:

ILLINOIS REGISTER

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF PROPOSED AMENDMENTS

All persons desiring to comment on the proposed rules may do so at a public hearing to be held at 10:00 a.m., June 27, 1989, at the Illinois Department of Labor, #1 West Old State Capitol Plaza, Room 300, Springfield, Illinois, 62701.

12) Initial Regulatory Flexibility Analysis:

Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: April 25, 1989

Types of small businesses affected: This rule affects owners and operators of both fixed location and portable wet slides not subject to regulation by the Department of Public Health pursuant to the "Youth Camp Act", the "Campground Licensing and Recreational Area Act", or the "Swimming Pool and Bathing Beach Act" and those dry slides greater than 20 feet in height.

Reporting, bookkeeping or other procedures required for compliance:

Operators must file annually for a permit to operate and an inspection. Proof of Insurance and an itinerary must be supplied at the time of filing. Operators must keep a record of repairs and maintenance and must have these records available at the time of inspection.

Types of professional skills necessary for compliance: Basic record keeping skills.

The full text of the proposed amendment(s) is identical to the text of the emergency amendments which appears in this issue of the register on page 8027.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Services Delivered by the Department

2) Code Citation: 89 Ill. Adm. Code 302

3) Section Numbers: Proposed Action

302.310 Amendments
302.311 New Section

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 23, pars. 5005 et seq.;
1986 Tax Reform Act (Public Law 99-514).

5) A Complete Description of the Subjects and Issues Involved: These proposed changes:

- o Provide that Title IV-E Adoption assistance payments are available for any child, including those for whom the Department has no legal responsibility, if the child meets all AFDC or SSI eligibility requirements;
- o Explain that adoption assistance is available only when the child has been placed in an adoptive home and the adoption assistance agreement was signed prior to the finalization of the adoption;
- o Require payments for nonrecurring adoption expenses in accordance with the 1986 Tax Reform Act (Public Law 99-514). Payments are available to any family who adopts a special needs child through a public or a nonprofit private agency or who adopts independently. The adoption must have been initiated or finalized in Illinois and the family has not previously received any other state or federal reimbursements. Payments are reimbursable only when the adoption assistance agreement was signed before the adoption was finalized. The rules provide, however, for certain exceptions to this requirement for expenses incurred prior to the publication of these rules.

6) Will this proposed amendments replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date: Yes ☒ No
If "yes", date: _____

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking does not create nor expand the state mandate as defined in Section 3 (d) of the State Mandate Act (Ill. Rev. Stat. 1987, ch. 85, par. 2203).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication on this notice. Comments should be submitted to:

Jacqueline Nottingham, Chief
Office of Rules and Procedures
Department of Children and Family Services
406 East Monroe
Springfield, Illinois 62701-1498
217/785-2592

The Department will consider fully all written comments on this proposed rulemaking submitted during the 45-day comment period. Comments submitted by small businesses should be identified as such.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: May 8, 1989

B) Types of small businesses affected: Private or public agencies/entities which arrange adoptions.

C) Reporting, bookkeeping or other procedures required for compliance: Agencies or entities who seek adoption assistance payments for eligible children must understand the basic concept of eligibility and must be able to report eligibility information to the adoption assistance agency.

D) Types of professional skills necessary for compliance: Some knowledge in social work principles and income eligibility calculations.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER III: DEPARTMENT OF CHILDREN AND FAMILY SERVICES
SUBCHAPTER a: SERVICE DELIVERYPART 302
SERVICES DELIVERED BY THE DEPARTMENT

SUBPART A: GENERAL PROVISIONS

Section

302.10 Purpose
302.20 Definitions
302.30 Introduction
302.40 Department Service Goals
302.50 Functions in Support of Services

SUBPART B: REPORTS OF SUSPECTED CHILD ABUSE OR NEGLECT (Recodified)

Section

302.100 Reporting Child Abuse or Neglect to the Department (Recodified)
302.110 Content of Child Abuse or Neglect Reports (Recodified)
302.120 Transmittal of Child Abuse or Neglect Reports (Recodified)
302.130 Special Types of Reports (Recodified)
302.140 Referrals to the Local Law Enforcement Agency and State's Attorney (Recodified)
302.150 Delegation of the Investigation (Recodified)
302.160 The Investigative Process (Recodified)
302.170 Taking Children Into Temporary Protective Custody (Recodified)
302.180 Notification of the Determination Whether Child Abuse or Neglect Occurred (Recodified)
302.190 Referral for Other Services (Recodified)

SUBPART C: DEPARTMENT CHILD WELFARE SERVICES

Section

302.300 Adoptive Placement Services
302.305 Adoption Listing Service for Special Needs Children
302.310 Adoption Assistance
302.311 Nonrecurring Adoption Expenses
302.315 Adoption Registry
302.320 Counseling or Casework Services
302.330 Day Care Services
302.340 Emergency Caretaker Services
302.350 Family Planning Services
302.360 Health Care Services
302.370 Homemaker Services
302.380 Information and Referral Services
302.390 Placement Services
302.400 Successor Guardianship

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

AUTHORITY: Implementing and authorized by Section 5 et seq. of "AN ACT creating the Department of Children and Family Services, codifying its powers and duties, and repealing certain Acts and Sections herein named: (Ill. Rev. Stat. 1987, ch. 23, pars. 5005 et seq.); Section 3-6-2(g) of the Unified Code of Corrections (Ill. Rev. Stat. 1987, ch. 38, par. 1003-6-2(g); Dangerous Drug Abuse Act (Ill. Rev. Stat. 1987, ch. 91½, pars. 120.1 et seq.); the Adoption Assistance and Child Welfare Act of 1980 (42 U.S.C.A. 670 et seq. (1988 supp.)); Section 1-1 et seq. of the Juvenile Court Act of 1987 (Ill. Rev. Stat. 1987, ch. 37, pars. 801.1 et seq.), "AN ACT in relation to the adoption of persons and to repeal an Act therein named," (Ill. Rev. Stat. 1987, ch. 40, par. 1501 et seq.).

SOURCE: Adopted and codified at 5 Ill. Reg. 13188, effective November 30, 1981; amended at 6 Ill. Reg. 15529, effective January 1, 1983; recodified at 8 Ill. Reg. 992; peremptory amendment at 8 Ill. Reg. 5373, effective April 12, 1984; amended at 8 Ill. Reg. 12143, effective July 9, 1984; amended at 9 Ill. Reg. 2467, effective March 1, 1985; amended at 9 Ill. Reg. 9104, effective June 14, 1985; amended at 9 Ill. Reg. 15820, effective October 8, 1985; amended at 10 Ill. Reg. 5557, effective April 15, 1986; amended at 11 Ill. Reg. 1390, effective January 13, 1987; amended at 11 Ill. Reg. 1551, effective January 14, 1987; amended at 11 Ill. Reg. 1829, effective January 15, 1987; recodified to 89 Ill. Adm. Code 300 at 11 Ill. Reg. Sections 302.20, 302.100, 302.110, 302.120, 302.130, 302.140, 302.150, 302.160, 302.170, 302.180, 302.190, Appendix A; amended at 13 Ill. Reg. , effective

Section 302.310 Adoption Assistance

a) Adoption assistance, also known as adoption subsidy, shall be offered to persons adopting special needs children

1) for whom the Department is legally responsible, and or

2) for whom the Department is not legally responsible who were eligible for Aid to Families with Dependent Children (AFDC) at the time the adoption petition was filed or who were eligible for Supplemental Security Income (SSI) prior to finalization of the adoption, and

3) 2) who are legally free for adoption, and

4) 3) who cannot or should not be returned to their parents' homes as determined by the standards delineated in 89 Ill. Adm. Code 305, Section 305.8, and

5) 4) for whom adoption without adoption assistance is unlikely or has been unsuccessful, and

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

c) who have been placed in the adoptive home and for whom an adoption assistance agreement, in accordance with 89 Ill. Adm. Code 302.310 (e), has been signed prior to finalization of the adoption.

b) Special needs children are those:

- 1) who have irreversible or non-correctable physical or mental handicaps, or
- 2) who have physical, mental or emotional handicaps correctable through surgery, treatment, or other specialized services; or
- 3) who are 6 years of age or older; or
- 4) who are 3 years of age or older and are members of racial minorities; or
- 5) who are members of a sibling group who are being placed together where at least one child meets one or more of the above criteria.

c) Types and amounts of adoption assistance are based on the needs of the child and the circumstances of the family and may include:

- 1) ongoing monthly payments not to exceed \$1 less than the foster family care payment level which had been received or would be received if the child were in foster care;
- 2) one-time only payment for services related to legally completing the adoption;
- 3) payments for those physical, emotional and mental health needs which are not wholly payable through insurance or other public resources and which are associated with or result from a medical condition(s) whose onset has been established as occurring prior to the completion of the adoption.

d) A prospective adoptive family being presented with a child determined to be a special needs child shall be made aware of the availability of adoption assistance, the types of assistance available, the amount of payment which may be available based on the needs of the child and the circumstances of the family, and the methods used in determining the amount. Following a determination of the maximum amount available for payments, which is based on current family size, gross income and the age of the child to be adopted, the family and the Department shall determine the amount necessary to meet the child's needs, including basic care, up to the maximum described in Section 302.310 (c) (1).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

e) The type(s), amount and duration of adoption assistance shall be agreed to in writing by the Department and the adoptive parent(s) prior to the finalization of the adoption. The duration of adoption assistance may not extend beyond age 18 years (for children adopted after the effective date of this Part) unless the child has a mental or physical handicap. If the child adopted after the effective date of this Part has a mental or physical handicap and other assistance is not available, the assistance may be provided to age 21.

f) The adoptive parent(s) shall notify the Department when:

- 1) they are no longer legally responsible for the support of the child; or
- 2) the child is no longer receiving any financial support from the adoptive parent(s); or
- 3) the conditions for which periodic services were needed have changed; or
- 4) significant changes have occurred in the circumstances of the adoptive parent(s) to provide necessary care for the child; or
- 5) the family has received notification of child's eligibility for certain benefits such as, social security, SSI, Veterans, railroad retirement or black lung benefits, etc., and the family has been named payee.

g) Adoption assistance shall be adjusted to reflect the above changes in circumstances. The Department shall annually review with the adoptive parent(s) the continuing need of the child for adoption assistance. Any adjustment in adoption assistance shall be made with prior written notice to the adoptive parent(s).

(Source: Amended at 13 Ill. Reg. , effective)

Section 302.311 Nonrecurring Adoption Expenses

a) Payment of nonrecurring adoption expenses, up to a maximum of \$1500.00 per adopted child, is available to any family:

- 1) who adopts a special needs child as defined in 89 Ill. Adm. Code 302.310 (a) (3)-(6) and 302.310 (b), and the child's adoption was:

- A) handled directly through the Department or through another public or a non-profit private agency or independently, and
- B) initiated or finalized in Illinois.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

b) Payment for nonrecurring adoption expenses are reimbursable only when the Department has a signed agreement with the adopting parent(s) prior to the finalization of the adoption, unless the adoption decree was entered into

- 1) on or after January 1, 1987 but prior to June 14, 1989, or
- 2) before January 1, 1987, but the adoption expenses were paid after January 1, 1987.

c) This provision does not include nonrecurring adoption expenses which have been reimbursed through another state or federal program. Allowable nonrecurring adoption expenses include, but are not limited to, adoption fees, court costs, attorney fees, and other expenses (e.g., health and psychological examinations and costs associated with preplacement visits) which are not incurred in violation of State or Federal laws (e.g., "AN ACT in relation to the adoption of persons and to repeal an Act therein named," Ill. Rev. Stat. 1987, ch. 40, par. 1501 et seq. or the Adoption Assistance and Child Welfare Act of 1980, 42 U.S.C.A. 670 et seq. (1988 Supp.)).

(Source: New Section added at 13 Ill. Reg. , effective)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED RULES

1) HEADING OF THE PART: The Taking of Wild Turkeys - Fall Gun Season

2) CODE CITATION: 17 Ill. Adm. Code 715

3) SECTION NUMBERS:

715.10 New Section
715.20 New Section
715.30 New Section
715.40 New Section

PROPOSED ACTION:

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, 2.9, 2.10 and 2.11 of the Wildlife Code (Ill. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.20, 2.9, 2.10 and 2.11).

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: The turkey population in Illinois has increased to the point that the Department has made the determination to open a fall gun season for wild turkey hunting. The opening of this season will offer greater recreational opportunities to Illinois hunters.

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? No

9) ARE THERE ANY OTHER PROPOSED RULES PENDING ON THIS PART? No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE, AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Lincoln Tower Plaza
524 S. Second Street
Springfield, Illinois 62701-1787

12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED RULES BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED RULES

TITLE 17: CONSERVATION
CHAPTER 1: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFE

PART 715
THE TAKING OF WILD TURKEYS - FALL GUN SEASON

Section 715.10	Hunting Season and Permit Quotas
715.20	Turkey Permit Requirements
715.30	Turkey Hunting Regulations
715.40	Regulations at Various Department-Owned or -Managed Sites

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, 2.9, 2.10 and 2.11 of the Wildlife Code (Ill. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.20, 2.9, 2.10 and 2.11).

SOURCE: Adopted at 13 Ill. Reg. _____, effective _____.

Section 715.10 Hunting Season and Permit Quotas

- Season: October 14 through October 22, 1989.
- Open Counties and Permit Quotas

OPEN COUNTIES	NUMBER OF PERMITS PER SEASON
Adams	125
Alexander	100
Brown	150
Calhoun	175
Gallatin/Hardin (south of Rt. 13 only)	200
Jackson	250
Jersey	100
JoDaviess	225
Marshall/Putnam (east of Ill. River only)	75
Pike	250
Pope (north of Rt. 146 only)	300
Saline	50
Schuyler	200
Union	250
Williamson	50

Section 715.20 Turkey Permit Requirements

- To take, or attempt to take, a wild turkey, Illinois residents must first obtain a "Wild Turkey Hunting Permit" from the Department of Conservation for a fee of \$15.00. Non-resident turkey hunters shall be

DEPARTMENT OF CONSERVATION

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charged the same fee for wild turkey hunting permits as that charged residents of Illinois by the state in which the applicant resides, except that in no case shall the fee be less than \$30.00. If the state in which the applicant resides does not provide for turkey hunting by Illinois residents, then the fee shall be \$75.00. Non-residents are also required to obtain a Non-Resident Hunting License before hunting wild turkeys. Residents, except those exempted by Section 3.1 of the Wildlife Code (Ill. Rev. Stat. 1987, ch. 61, par. 3.1) are also required to obtain a hunting license before hunting wild turkey. Permits are issued for a specific county or area and are valid only in the county or area designated on the permit. Applications for wild turkey permits must be mailed to:

Department of Conservation - Turkey
524 S. Second Street, Room 210
P.O. Box 19446
Springfield, IL 62794-9446

- Applicants must complete all portions of the permit application form. Incomplete applications will be rejected and fees returned. Each applicant must submit a personal check or money order for his/her individual application. Not more than 4 applications may be submitted for group hunters. Applicants submitting applications within three weeks of the season will not be guaranteed receipt of permit by start of season.
- The application dates for obtaining permits will be publicly announced. All requests must be on an official application form. Permits are not transferable and refunds will not be granted. Permits will be allocated in a computerized drawing to be held in Springfield in which the first choice of county will be allocated before the second choice is considered.
- Permits not issued during the computerized drawing will be available in a random daily drawing. The application dates will be publicly announced. All hunters not receiving a permit in the computerized drawing may apply at this time for the available permits.
- Landowners or tenants of 40 acres or more land and members of their immediate family may apply for one free turkey permit for their property only in counties open for turkey hunting. A tenant for the purpose of this Part is one who rents 40 acres or more land for commercial agricultural purposes under an agreement with a landowner. Commercial agriculture shall be defined as utilization of land for the raising of hay, grain crops or livestock for profit. All landowners or tenants that do not reside on the property must possess a valid hunting license.
- Landowners, or tenants are not required to participate in the public drawing for permits and are not counted toward the total number of permits issued for a particular county.

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- 1) The immediate family is limited to the spouse, children, and parents permanently residing on the same property as the landowner or tenant.
- 2) Proof of ownership for all free landowner or tenant applications must be provided by one of the following methods:

- A) Submittal of a copy of property deed;
- B) Submittal of a copy of contract for deed; or
- C) Submittal of copy of most recent real estate tax statement. If name on tax statement is different from name of landowner, proof of purchase agreement must be submitted).
- 3) If you are applying for a tenant permit, you are required to submit, in addition to the landowner certification and proof of ownership, a copy of one of the following:

- A) A copy of Internal Revenue Service Schedule F 1988; or
- B) Any document showing participation in Set Aside or Agricultural Conservation Programs (ACP) such as a form Agricultural Stabilization and Conservation Service 476, Commodity Credit Corporation 477 or Agricultural Conservation Programs 245.
- 4) A hunting rights lease, or other non-agricultural lease, is not valid for a landowner or tenant permit.
- 5) If the property is owned or rented by more than one person: Only one landowner (and his immediate family) or one tenant (and his immediate family) will be issued a permit for every 40 acres if owned or rented land.

- 6) For example, if 3 persons own 90 acres, only 2 of the landowners and their immediate family may receive turkey permits.

- 7) Shareholders of corporations owning 40 or more acres of land in a county may apply for a free permit to hunt the corporation lands only. Only one permit per 40 acres, for a maximum number of 15 permits per county shall be issued based on ownership of lands by corporations. Lands leased to corporations shall not be considered as a basis for a free permit for the shareholders of the lessee. Lands held in trust by corporations shall not be considered as a basis for a free permit by the shareholders of the trustee. If application is made for a free permit based upon lands owned by the corporation, a duly authorized officer of the corporation must sign a notarized statement authorizing the applicant to hunt on the

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NOTICE OF PROPOSED RULES

corporate lands for which a permit is being requested. This statement must identify the applicant is a shareholder, identify authorization to hunt and identify that no more than 15 authorizations will be requested per county for the corporation lands. This document must be attached to the application upon submittal to the Permit Office.

- g) A \$3.00 service fee will be charged for replacement permits issued by the Department.
- h) It shall be unlawful to:
 - 1) Submit applications for receiving more than one permit for the same person; or
 - 2) Provide false and/or deceptive information on a permit application form. In addition to criminal charges, individuals found guilty of violating this Section shall have their application rejected, permit revoked, and fees forfeited.

Section 715.30 Turkey Hunting Regulations

It is unlawful:

- a) to use live turkey decoys, recorded calls, dogs or bait;
- b) to take, or attempt to take, more than one wild turkey per valid permit;
- c) to use any weapon except a shotgun. #4 shot is the largest and #7½ is the smallest size shot that may be legally used;
- d) to hunt except from ½ hour before sunrise to sunset during each day of the season;
- e) for any person to hunt wild turkeys without having a signed Wild Turkey Hunting Permit in possession;
- f) to transport a wild turkey without first affixing the adhesive-backed turkey permit securely around the leg. Leg tag must be affixed to the turkey immediately upon taking possession. The wild turkey shall be taken whole (not dressed) to the designated check station for the county in which it was killed, or the closest check station, by 7:00 p.m. the same day it was killed. It will be checked, tagged and recorded by the Department at the check station; and

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED RULES

- g) for any person to shoot a wild turkey while it is in a tree before 7:00 a.m.

Section 715.40 Regulations at Various Department-Owned or -Managed Sites

- a) Statewide regulations shall apply for the following sites:

Pike County Conservation Area

Shawnee National Forest

- b) Statewide regulations shall apply except that all hunters must check in and check out and must report turkey harvest at the check station or on a sign out sheet at the areas listed below. Quotas, where listed, will be on a first-come, first-serve basis. Hunters will not be allowed to sign in prior to 4 a.m. each day of the season.

Pere Marquette State Park - Public Hunting Area

Saline County Conservation Area

Siloam Springs State Park - quota 20

Trail of Tears State Forest

Union County Conservation Area - Firing Line Management Unit Only

Weinburg-King State Park

- c) Statewide regulations shall apply except that all hunters must sign in and check out to report turkeys harvested. There will be a daily quota of 2 (two) hunters which will be taken on a first-come, first-served basis. Hunters will not be allowed to sign in prior to 4 a.m. each day of the season.

Tapley Woods

- d) Additional regulations may be posted at the sites when more restriction is required. These additional regulations shall include, but not be limited to, selected check stations, limited hunting hours, and designated first-come, first-serve sites.

LOCAL RECORDS COMMISSION OF COOK COUNTY

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Local Records Commission of Cook County

- 2) Code Citation: 44 Ill. Adm. Code 4500

- 3) Section Numbers: Proposed Action:

4500.30

Amendment

- 4) Statutory Authority: Implementing and authorized by the Local Records Act (Ill. Rev. Stat. 1985 1987, ch. 116, pars. 43.101 et seq., as amended by P.A. 85-1278, effective 8/30/88).

- 5) A complete description of the subjects and issues involved: Section 4500.30(a) of the Rules of the Local Records Commission of Cook County (Commission), effective 2/26/87, was drafted in strict adherence to language in the Local Records Act (Ill. Rev. Stat., 1985, ch. 116, par. 43.110). The Joint Committee on Administrative Rules formally objected to Section 4500.30(a) "because, contrary to Section 4 of the Local Records Act, it requires retention and disposal schedules for court records to be submitted to the Cook County Local Records Commission for approval." In response to this objection, the Commission asserted "that it was not within the power of the Commission to presume the intentions of the State Legislature at the time that the Local Records Act and subsequent amendments were written and adopted. Therefore it is the consensus of the Commission that the Commission rules will remain unchanged until such time as the Local Records Act itself is amended." The proposed amendment is based on such an amendment to the Local Records Act.

- 6) Will this proposed amendment replace emergency amendments currently in effect? No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Does the proposed amendment contain incorporations by reference? No

- 9) Are there any other proposed amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives: None

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Within 45 days of publication of this amendment in the Illinois Register, information and questions regarding this proposed amendment may be directed in writing to:

Mary Kehoe Griffin, Chair
Local Records Commission of Cook County
Room 820 - County Building
118 North Clark Street
Chicago, Illinois 60602

LOCAL RECORDS COMMISSION OF COOK COUNTY

NOTICE OF PROPOSED AMENDMENT

- 12) Initial Regulatory Flexibility Analysis: The agency has considered the impact on small businesses and has found that there is no such impact.

The Full Text of the Proposed Amendment is as follows:

LOCAL RECORDS COMMISSION OF COOK COUNTY

NOTICE OF PROPOSED AMENDMENTS

TITLE 44: GOVERNMENT CONTRACTS, PROCUREMENT AND
PROPERTY MANAGEMENT
SUBTITLE C: GOVERNMENTAL RECORDS
CHAPTER V: LOCAL RECORDS COMMISSION OF COOK COUNTY

PART 4500

LOCAL RECORDS COMMISSION OF COOK COUNTY

Section

4500.10 General

4500.20 Definitions

4500.30 Procedures for Compiling and Submitting Lists and Schedules of Records Proposed for Disposal

4500.40 Procedures for the Physical Destruction or Other Disposition of Records Proposed for Disposal

4500.50 Standards for the Reproduction of Records by Microphotographic Processes with a View to the Disposal of the Original Records

4500.60 Minimum Standards of Quality for Permanent Record Photographic Micro-copying Film

AUTHORITY: Implementing and authorized by the Local Records Act (Ill. Rev. Stat. 1987, ch.116, pars. 43.101 et seq.) and "An ACT relating to the destruction of public records of counties, municipal corporations, political subdivisions and courts" (Ill. Rev. Stat. 1987, ch. 116, par. 47.1).

SOURCE: Adopted at 11 Ill. Reg. 2803, effective February 26, 1987; amended at ___ Ill. Reg. ___, effective _____.

Section 4500.30 Procedures for Compiling and Submitting Lists and Schedules of Records Proposed for Disposal

- a) ~~THE PRESIDING JUDGE OF ANY COURT OR THE HEAD OF EACH AGENCY OR BOTH~~ SHALL SUBMIT TO THE LOCAL RECORDS COMMISSION OF COOK COUNTY, IN ACCORDANCE WITH THIS PART, LISTS OR SCHEDULES OF PUBLIC RECORDS IN THEIR CUSTODY THAT ARE NOT NEEDED IN THE TRANSACTION OF CURRENT BUSINESS AND THAT DO NOT HAVE SUFFICIENT ADMINISTRATIVE, LEGAL, OR FISCAL VALUE TO WARRANT THEIR FURTHER PRESERVATION. THIS SECTION SHALL NOT APPLY TO COURT RECORDS FILED WITH THE CLERK OF THE CIRCUIT COURT AS GOVERNED BY SECTION 4 OF THIS ACT. (Ill. Rev. Stat., 1985, 1987, ch. 116, pars. 43.104 and 43.110, as amended by P.A. 85-1278 effective 8/30/88).

(Source: Amended at ___ Ill. Reg., effective _____.)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: Water Use Designations and Site-Specific Water Quality Standards

2) Code Citation: 35 Ill. Adm. Code 303

3) Section Number: 303.323
Proposed Action: Add

- 4) Statutory Authority: Implementing Section 13 and authorized by Section 27 of the Illinois Environmental Protection Act (Ill. Rev. Stat. ch. 111 1/2 pars. 1013 and 1027

- 5) A Complete Description of the Subjects and Issues Involved: This matter is before the Board on the January 28, 1987 petition of the Marathon Petroleum Company ("Marathon") pursuant to Section 28 of the Environmental Protection Act ("Act"), Ill. Rev. Stat. ch. 111 1/2, par. 1028. That petition seeks site-specific relief from Section 304.105 of the Board's water pollution rules, 35 Ill. Adm. Code 304.105, as it applies to the total dissolved solids (TDS) and chloride (Cl) content of Marathon's wastewater discharges from outfall 001, under NPDES permit No. IL0004073, into an unnamed tributary of Sugar Creek, in the Wabash River Basin, at Robinson, in Crawford County.

- 6) Will this proposed rule replace an emergency rule currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐
If "yes," please specify the date: _____

- 8) Does this proposed amendment contain incorporations by reference? No.

- 9) Are there any other amendments pending on this Part? No.
Section Numbers: Proposed Action: Ill. Reg. Citation:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 10) Statement of Statewide Policy Objective (if applicable)? The Board believes that local governments are not required by the proposal to establish, expand or modify its activities so as to necessitate additional expenditures.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R87-2 within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601.

- 12) Initial Regulatory Flexibility Analysis (if applicable):

A) Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs: May 11, 1989.

B) Types of small businesses affected: The Board is providing notice to small businesses by publication in the Illinois Register and by submission of the proposed amendment to the Business Assistance Office of the Department of Commerce and Community Affairs (DCCA). Small Businesses are encouraged to notify the Board of any impact that may result from adoption of this proposed amendment.

- C) Reporting, bookkeeping or other procedures required for compliance: None

- D) Types of professional skills necessary for compliance: None

The full text of the adopted amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE C: WATER POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD

PART 303

WATER USE DESIGNATIONS AND SITE SPECIFIC
WATER QUALITY STANDARDS

SUBPART A: GENERAL PROVISIONS

Section
303.100
303.101
303.102

Scope and Applicability
Multiple Designations
Rulemaking Required

SUBPART B: NONSPECIFIC WATER USE DESIGNATIONS

Section
303.200
303.201
303.202
303.203
303.204

Scope and Applicability
General Use Waters
Public and Food Processing Water Supplies
Underground Waters
Secondary Contact and Indigenous Aquatic Life Waters

SUBPART C: SPECIFIC USE DESIGNATIONS AND SITE SPECIFIC
WATER QUALITY STANDARDS

Section
303.300
303.301
303.311
303.312
303.321
303.322
303.323
303.331
303.341
303.351
303.352
303.353
303.361
303.441
303.442
303.443

Scope and Applicability
Organization
Ohio River Temperature
Waters Receiving Fluorspar Mine Drainage
Wabash River Temperature
Unnamed Tributary of the Vermilion River
Sugar Creek and Its Unnamed Tributary
Mississippi River North Temperature
Mississippi River North Central Temperature
Mississippi River South Central Temperature
Unnamed Tributary of Wood River Creek
Schoenberger Creek; Unnamed Tributary of Cahokia Canal
Mississippi River South Temperature
Secondary Contact Waters
Waters Not Designated for Public Water Supply
Lake Michigan

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

SUBPART D: THERMAL DISCHARGES

Section
303.500
303.502

Scope and Applicability
Lake Sangchris Thermal Discharges

Appendix A References to Previous Rules
Appendix B Sources of Codified Sections

AUTHORITY: Implementing Section 13 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013 and 1027).

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 27, p. 221, effective July 5, 1978; amended at 3 Ill. Reg. 20, p. 95, effective May 17, 1979; amended at 5 Ill. Reg. 11592, effective October 19, 1981; codified at 6 Ill. Reg. 7818; amended at 6 Ill. Reg. 11161, effective September 7, 1982; amended at 7 Ill. Reg. 8111, effective June 23, 1983; amended in R87-27 at 12 Ill. Reg. 9917, effective May 27, 1988; amended in R87-2 at ____ Ill. Reg. ____, effective ____.

Section 303.323 Sugar Creek and Its Unnamed Tributary

a) This Section applies only to Sugar Creek and its unnamed tributary from the point at which Marathon Petroleum Company's outfall 001 discharges into the unnamed tributary to the confluence of Sugar Creek and the Wabash River.

b) Section 304.105 shall not apply to total dissolved solids and chlorides discharged by Marathon Petroleum Company's outfall 001, so long as both of the following conditions are true:

- 1) Effluent from Marathon Petroleum Company's outfall 001 does not exceed either 3,000 mg/l total dissolved solids or 700 mg/l chlorides,
- 2) The water in the unnamed tributary does not exceed 2,000 mg/l total dissolved solids or 550 mg/l chlorides.

(Source: Added at ____ Ill. Reg. ____, effective ____.)

DEPARTMENT OF PUBLIC AID

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NOTICE OF PROPOSED AMENDMENT

NOTICE OF PROPOSED AMENDMENT

1) The Heading of the Part: CHILD SUPPORT ENFORCEMENT

2) Code Citation: 89 Ill. Adm. Code 160

3) Section Number: Proposed Action:

160.10

Amendment

4) Statutory Authority: Sections 10-1 thru 10-19 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 10-1 thru 10-19 and 12-13)

5) A Complete Description of the Subjects and Issues Involved: This rulemaking clarifies current Department policy on continuation of child support enforcement services. Specifically, policy is clarified to provide that when a family ceases to receive AFDC cash assistance, the Department shall notify the family that child support enforcement services will be continued unless the family advises the Department that continued services are not desired. The family will also be advised that no application or application fee is required for such services. Finally, the family will be advised of the Department's cost recovery (e.g., filing fees) and distribution policies.

6) Will this proposed amendment replace an emergency amendment currently in effect? No

7) Does this rulemaking contain an automatic repeal date? Yes ☒ No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives (if applicable) (Ill. Rev. Stat. 1987, ch. 85, par. 2205): This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams,

Office of the General Counsel, Illinois Department of Public Aid, 100 South Grand Avenue East, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER f: COLLECTIONS

PART 160

CHILD SUPPORT ENFORCEMENT

SUBPART A: CHILD SUPPORT ENFORCEMENT

Section
160.1 Incorporation By Reference
160.5 Definitions
160.10 Child Support Enforcement Program
160.20 Assignment of Rights to Support

SUBPART B: COOPERATION WITH CHILD SUPPORT ENFORCEMENT

Section
160.30 Cooperation With Support Enforcement Program
160.35 Good Cause For Failure to Cooperate With Support Enforcement
160.40 Proof of Good Cause For Failure to Cooperate With Support Enforcement
160.45 Suspension of Child Support Enforcement Upon Finding of Good Cause

SUBPART C: ESTABLISHMENT AND MODIFICATION OF CHILD SUPPORT ORDERS

Section
160.60 Establishment and Modification of Support Obligations

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section
160.70 Enforcement of Support Orders
160.75 Withholding of Income to Secure Payment of Support
160.80 Amnesty - 20% Charge

SUBPART E: EARMARKING CHILD SUPPORT PAYMENTS

Section
160.90 Earmarking Child Support Payments

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

Section
160.100 Distribution Of Child Support For AFDC Recipients
160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services
160.120 Distribution Of Child Support Collected While The Client Was An AFDC Recipient, But Not Yet Distributed At The Time The AFDC Case Is Cancelled
160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments

SUBPART G: STATEMENT OF CHILD SUPPORT ACCOUNT ACTIVITY

160.140 Statement Of Child Support Account Activity

SUBPART H: DEPARTMENT REVIEW OF DISTRIBUTION OF CHILD SUPPORT

160.150 Department Review Of Distribution Of Child Support For AFDC Recipients
160.160 Department Review Of Distribution Of Child Support For Former AFDC Recipients

AUTHORITY: Implementing and authorized by Sections 4-1.7, 10-1 et seq., 12-4.3, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 4-1.7, 10-1 et seq., 12-4.3, and 12-13 and 12-13).

SOURCE: Recodified from 89 Ill. Adm. Code 112.78 through 112.86 and 112.88 at 10 Ill. Reg. 11928; amended at 10 Ill. Reg. 19990, effective November 14, 1986; emergency amendment at 11 Ill. Reg. 4800, effective March 5, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9129, effective April 30, 1987; amended at 11 Ill. Reg. 15208, effective August 31, 1987; emergency amendment at 11 Ill. Reg. 1563, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 9065, effective May 16, 1988; amended at 12 Ill. Reg. 18185, effective November 4, 1988; emergency amendment at 12 Ill. Reg. 20835, effective December 2, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 22278, effective January 1, 1989; amended at 13 Ill. Reg. 4268, effective March 21, 1989; amended at 13 Ill. Reg. 7761, effective May 22, 1989; amended at 13 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

NOTICE OF PROPOSED AMENDMENT

Section 160.10 Child Support Enforcement Program

a) Under Title IV-D of the Social Security Act (42 U.S.C. 651 et seq.) the Department undertakes to establish, modify, enforce and collect child and spouse support obligations from responsible relatives as defined in 89 Ill. Adm. Code 103.10. "IV-D cases" consist of:

- 1) children receiving AFDC;
- 2) children receiving foster care maintenance payments under Title IV-E of the Social Security Act (42 U.S.C. 670 et seq.);
- 3) a spouse or former spouse when the former spouse/spouse lives with the child;
- 4) former AFDC recipients following AFDC cancellation pursuant to subsection (g) below;
- 5) persons not receiving AFDC, upon application to the Department for such services; and
- 6) persons similarly situated to subsections (1) through (5) above and receiving Title IV-D support services in other states.

b) Title IV-D is implemented by the Department through its Division of Child Support Enforcement.

c) The Division of Child Support Enforcement has sole responsibility for:

- 1) identifying and locating the absent parent;
- 2) establishing the parentage of a child born out of wedlock;
- 3) establishing support obligations;
- 4) enforcing and collecting support;
- 5) receiving and distributing support payments;
- 6) maintaining accurate records of location and support activities; and

NOTICE OF PROPOSED AMENDMENT

Section 160.10 Child Support Enforcement Program (Cont'd.)

7) advising the local office of circumstances which may affect the family's eligibility for AFDC (e.g., the father is living in the home, or a child no longer lives in the home, etc.).

- d) For Title IV-D children, the Department determines financial ability and establishes the support obligation of the absent parent through order of the court or through administrative process in accordance with Section 160.60.
- e) The Department shall explain to each AFDC applicant or recipient his/her responsibility to cooperate with the Department in obtaining support from absent parents and enforcing support obligations and the consequence of noncooperation.
- f) Whenever a family ceases to receive AFDC cash assistance, the Department shall notify the family that Title IV-D services will be continued unless the family advises the Department that it does not wish to receive Title IV-D services. The Department shall advise the family that no application or application fee is required. Finally, the notice shall also include a description of the Title IV-D services available from the Department and information on the Department's cost recovery (e.g., filing fees) and distribution policies. The Department shall not charge fees or recover costs during this period for the Title IV-D services provided.

(Source: Amended at 13 Ill. Reg. ____, effective ____)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: DRUG MANUAL
- 2) Code Citation: 89 Ill. Adm. Code 141
- 3) Section Numbers: Proposed Action:

141.100 Amendment
 141.200 Amendment
 141.360 Amendment
 141.400 Amendment
 141.480 Amendment
 141.520 Amendment
 141.560 Amendment
 141.800 Amendment
 141.1000 Amendment
 141.1200 Amendment
 141.1240 Amendment
 141.1280 Amendment
 141.1320 Amendment
 141.1480 Amendment
 141.1520 Amendment
 141.3080 Amendment
 141.3320 Amendment
 141.3400 Amendment
 141.3520 Amendment
 141.3560 Amendment
 141.3800 Amendment
 141.3920 Amendment
 141.4040 Amendment
 141.4200 Amendment
 141.4440 Amendment
 141.4600 Amendment
 141.4640 Amendment
 141.4760 Amendment

- 4) Statutory Authority: Sections 5-5.16 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.16 and 12-13) and Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, Par. 1005.02)

- 5) A Complete Description of the Subjects and Issues Involved: With this rulemaking the Department makes several additions and deletions to various therapeutic categories of the Drug Manual.

- 6) Will these Proposed Amendments replace Emergency Amendments currently in effect? Yes

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- 7) Does this rulemaking contain an automatic repeal date?
 Yes ☐ No ☒

- 8) Do these proposed amendments contain incorporations by reference? No

- 9) Are there any other proposed amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762, (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

- 12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: May 11, 1989

B) Types of small businesses affected: Pharmacies and other providers who prescribe and/or dispense the drugs which are included in the Drug Manual.

C) Reporting, bookkeeping or other procedures required for compliance: Small businesses must be familiar with the Department's procedures for billing, securing approval and receiving payment for drugs which are covered under the Medical Assistance Program.

D) Types of professional skills necessary for compliance: No additional professional skills required.

The full text of the Proposed Amendments are identical to the text of the Emergency Amendments which appears in this issue of the Register on page 8038.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part:

Hospital Licensing Requirements

2) Code Citation:

77 Ill. Adm. Code 250

3) Section Numbers:

250.150
250.315
250.330
250.2140

Proposed Action:

Amendments
New Section
Amendments
Amendments

4) Statutory Authority:

Hospital Licensing Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.

5) A Complete Description of the Subjects and Issues Involved:

These proposed amendments address issues which have arisen in the administration of the Hospital Licensing Act. These issues concern the scope of practice of physicians who are training as residents and interns in hospitals and the administration of medications and treatments. These amendments were developed in consultation with the Illinois Hospital Association and the Illinois State Medical Society and were approved by the Hospital Licensing Board.

The proposed amendments to Section 250.150 add a definition of "house staff member" to insure consistent terminology in referring to residents and interns. Proposed amendments to this Section also update references to the Department of Professional Regulation and update statutory references.

Several provisions concerning policies and procedures which must be developed by hospitals which participate in residency and internship programs are included in the proposed new Section 250.315.

The proposed amendments to Section 250.330 will specifically allow house staff members (residents and interns) to order medications and treatments for patients in a hospital. Amendments to this Section also clarify the requirement that orders for medications and treatments may only be given to individuals who are authorized to administer such medications and treatments. The detailed list of professions in this requirement is being replaced with a more general statement which will allow hospitals

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

to remain current with changes in the scope of practice of the various professions.

The proposed changes in Section 250.2140 concern the policies which a hospital's pharmacy and therapeutics committee must develop to insure that medications are only administered by individuals who are authorized to administer such medications. The current language of the requirement incorrectly implies that the Department of Public Health approves or recognizes professional organizations.

Proposed changes are also included to Sections 250.330 and 250.2140 to utilize the term "Governing Board" consistently.

The Department does not anticipate any economic impact from this rulemaking on the persons regulated by these rules. The Department anticipates adoption of this rulemaking approximately six to nine months after the publication of this notice in the Illinois Register.

6) Will these Proposed Amendments Replace an Emergency Rule Currently in Effect? No.

7) Does this Rulemaking contain an Automatic Repeal Date? No.

8) Do these Proposed Amendments Contain Incorporations By Reference? No.

9) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
250.310	Amendments	12 Ill. Reg. 19892 (December 2, 1988)
250.1830	Amendments	12 Ill. Reg. 19892 (December 2, 1988)
250.1850	Amendments	12 Ill. Reg. 19892 (December 2, 1988)
250.1860	Amendments	12 Ill. Reg. 19892 (December 2, 1988)

10) Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a state mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Proposed Rulemaking:

Interested persons may present their comments concerning these rules by writing to Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, within 45 days after this edition of the Illinois Register.

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These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

- A) Date Rule was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

May 15, 1989

- B) Type of Small Businesses Affected:

Hospitals (particularly teaching hospitals and other hospitals with residency programs), physicians, medical and nursing related professionals who administer medications or treatments, medical schools.

- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

No additional reporting, bookkeeping or other procedures are required for compliance.

- D) Types of Professional Skills Necessary for Compliance:

No additional professional skills are necessary for compliance.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER b: HOSPITALS AND AMBULATORY CARE FACILITIES

PART 250
HOSPITAL LICENSING REQUIREMENTS

SUBPART A: GENERAL

Section	
250.110	Application for and Issuance of an Initial Permit to Establish a Hospital
250.120	Application for and Issuance of a License to Operate a Hospital
250.130	Administration by the Department
250.140	Hearings
250.150	Definitions
250.160	Incorporated and Referenced Materials

SUBPART B: ADMINISTRATION AND PLANNING

250.210	The Governing Board
250.220	Accounting
250.230	Planning
250.240	Admission and Discharge -- General
250.250	Visiting Rules
250.260	Patients' Rights
250.270	Manuals of Procedure

SUBPART C: THE MEDICAL STAFF

250.310	Organization
250.315	Supervision of House Staff Members
250.320	Admission and Supervision of Patients
250.330	Orders for Medications and Treatments
250.340	Availability for Emergencies

SUBPART D: PERSONNEL SERVICE

250.410	Organization
250.420	Personnel Records
250.430	Duty Assignments
250.440	Education Programs
250.450	Personnel Health Requirements
250.460	Benefits

NOTICE OF PROPOSED AMENDMENTS

SUBPART E: LABORATORY

250.510
250.520
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250.550

Laboratory Services
Blood and Blood Components
Directed Blood Donor Program
Proficiency Testing
Laboratory Personnel
Western Blot Assay Testing Procedures

SUBPART F: RADIOLOGICAL SERVICES
(Relating to Radiology or Nuclear Radiation)

250.610
250.620
250.630

General Diagnostic Procedures and Treatments
Radioactive Isotopes
General Policies and Procedures Manual

SUBPART G: GENERAL HOSPITAL EMERGENCY SERVICE

250.710
250.720
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250.730
250.740
250.750

Classification of Emergency Services
General Requirements
Notification of Paramedics and Ambulance Personnel
Community or Area-wide Planning
Disaster and Mass Casualty Program
Emergency Services for Sexual Assault Victims

SUBPART H: RESTORATIVE AND REHABILITATION SERVICES

250.810
250.820
250.830
250.840
250.850

Applicability of Other Parts of These Requirements
General
Classifications of Restorative and Rehabilitation Services
General Requirements for all Classifications
Specific Requirements for Comprehensive Physical Rehabilitation Services

250.860
250.870
250.880

Medical Direction
Nursing Care
Additional Allied Health Services

SUBPART I: NURSING SERVICE AND ADMINISTRATION

250.910
250.920
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250.950
250.960
250.970
250.980

Nursing Services
Organizational Plan
Role in Hospital Planning
Job Descriptions
Nursing Committees
Specialized Nursing Services
Nursing Care Plans
Nursing Records and Reports

DEPARTMENT OF PUBLIC HEALTH

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250.990
250.1000
250.1010
250.1020
250.1030
250.1040
250.1050
250.1060
250.1070
250.1080
250.1090
250.1100

Unusual Incidents
Meetings
Education Programs
Licensure
Policies and Procedures
Patient Care Units
Equipment for Bedside Care
Drug Services on Patient Unit
Care of Patients
Admission Procedures Affecting Care
Sterilization and Processing of Supplies
Infection Control

SUBPART J: SURGICAL AND RECOVERY ROOM SERVICES

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250.1230
250.1240
250.1250
250.1260
250.1270
250.1280
250.1290
250.1300
250.1305
250.1310
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Surgery
Surgery Staff
Policies & Procedures
Surgical Privileges
Surgical Emergency Care
Operating Room Register
Surgical Patients
Equipment
Safety
Operating Room
Visitors in Operating Room
Cleaning of Operating Room
Regulations for Postoperative Recovery Facilities

SUBPART K: ANESTHESIA SERVICES

250.1410

Anesthesia Service

SUBPART L: RECORDS AND REPORTS

250.1510
250.1520

Medical Records
Reports

SUBPART M: FOOD SERVICE

250.1610
250.1620
250.1630
250.1640
250.1650
250.1660
250.1670
250.1680

Dietary Department Administration
Facilities
Menus and Nutritional Adequacy
Diet Orders
Frequency of Meals
Therapeutic (Modified) Diets
Food Preparation and Service
Sanitation

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SUBPART N: HOUSEKEEPING AND LAUNDRY SERVICES

250.1710 Housekeeping
 250.1720 Garbage, Refuse and Solid Waste Handling and Disposal
 250.1730 Insect and Rodent Control
 250.1740 Laundry Service
 250.1750 Soiled linen
 250.1760 Clean Linen

SUBPART O: MATERNITY AND NEONATAL SERVICE

250.1810 Applicability of other Parts of these regulations
 250.1820 Maternity and Neonatal Service Regulations (Perinatal Service)
 250.1830 General Requirements for all Maternity Departments
 250.1840 Discharge of Newborn Infants from Hospital
 250.1850 Rooming-In Care of Mother and Infant
 250.1860 Special Programs

SUBPART P: ENGINEERING AND MAINTENANCE OF THE PHYSICAL

PLANT, SITE, EQUIPMENT, AND SYSTEMS
 HEATING, COOLING, ELECTRICAL, VENTILATION, PLUMBING,
 WATER, SEWER, AND SOLID WASTE DISPOSAL.

250.1910 Maintenance
 250.1920 Emergency Electric Service
 250.1930 Water Supply
 250.1940 Ventilation, Heating, Air Conditioning, and Air Changing Systems
 250.1950 Grounds and Buildings Shall be Maintained
 250.1960 Sewage, Garbage, Solid Waste Handling and Disposal
 250.1970 Plumbing
 250.1980 Fire and Safety

SUBPART Q: CHRONIC DISEASE HOSPITALS

250.2010 Definition
 250.2020 Requirements

SUBPART R: PHARMACY OR DRUG AND MEDICINE SERVICE

250.2110 Service Requirements
 250.2120 Personnel Required
 250.2130 Facilities for Services
 250.2140 Pharmacy and Therapeutics Committee

SUBPART S: PSYCHIATRIC SERVICES

250.2210 Applicability of other Parts of these Regulations

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250.2220 Establishment of a Psychiatric Service
 250.2230 The Medical Staff
 250.2240 Nursing Service
 250.2250 Allied Health Personnel
 250.2260 Staff and Personnel Development and Training
 250.2270 Admission, Transfer and Discharge Procedures
 250.2280 Care of Patients
 250.2290 Special Medical Record Requirements for Psychiatric Hospitals and Psychiatric Units of General Hospitals or General Hospitals Providing Psychiatric Care
 250.2300 Diagnostic, Treatment and Physical Facilities and Services

SUBPART T: DESIGN AND CONSTRUCTION STANDARDS

250.2410 Applicability of these Standards
 250.2420 Submission of Plans for New Construction, Alterations or Additions to Existing Facility
 250.2430 Preparation of Drawings and Specifications -- Submission Requirements
 250.2440 General Hospital Standards
 250.2450 Details
 250.2460 Finishes
 250.2470 Structural
 250.2480 Mechanical
 250.2490 Plumbing and Other Piping Systems
 250.2500 Electrical Requirements

SUBPART U: CONSTRUCTION STANDARDS FOR EXISTING HOSPITALS

250.2610 Applicability of these Standards
 250.2620 Codes and Standards
 250.2630 Existing General Hospital Standards
 250.2640 Details
 250.2650 Finishes
 250.2660 Mechanical
 250.2670 Plumbing and Other Piping Systems
 250.2680 Electrical Requirements

SUBPART V: SPECIAL CARE AND/OR SPECIAL SERVICE UNITS

250.2710 Special Care and/or Special Service Units

SUBPART W: ALCOHOLISM AND INTOXICATION TREATMENT SERVICES

250.2810 Applicability of Other Parts of These Requirements
 250.2820 Establishment of an Alcoholism and Intoxication Treatment Service
 250.2830 Classification and Definitions of Service and Programs

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250.2840 General Requirements for all Hospital Alcoholism Program
Classifications
250.2850 The Medical and Professional Staff
250.2860 Medical Records
250.2870 Referral
250.2880 Client Legal and Human Rights

ILLUSTRATION A Seismic Zone Map
APPENDIX A Codes and Standards (Repealed)
EXHIBIT A Codes (Repealed)
EXHIBIT B Standards (Repealed)
EXHIBIT C Addresses of Sources (Repealed)
TABLE A Measurements Essential for Level I, II, III Hospitals
TABLE B Sound Transmission Limitations in General Hospitals
TABLE C Filter Efficiencies for Central Ventilation and Air Conditioning Systems in General Hospitals
TABLE D General Pressure Relationships and Ventilation of Certain Hospital Areas
TABLE E Piping Locations for Oxygen, Vacuum and Medical Compressed Air
TABLE F General Pressure Relationships and Ventilation of Certain Hospital Areas
TABLE G Insulation/Building Perimeter

AUTHORITY: Implementing and authorized by the Hospital Licensing Act (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111 1/2, par. 142 et seq.)

SOURCE: Rules repealed and new rules adopted August 27, 1978; emergency amendment at 2 Ill. Reg. 31, p. 73, effective July 24, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 21, p. 49, effective May 16, 1978; emergency amendment at 2 Ill. Reg. 31, p. 73, effective July 24, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 45, p. 85, effective November 6, 1978; amended at 3 Ill. Reg. 17, p. 88, effective April 22, 1979; amended at 4 Ill. Reg. 22, p. 233, effective May 20, 1980; amended at 4 Ill. Reg. 25, p. 138, effective June 6, 1980; amended at 5 Ill. Reg. 507, effective December 29, 1980; amended at 6 Ill. Reg. 575, effective December 30, 1981; amended at 6 Ill. Reg. 1655, effective January 27, 1982; amended at 6 Ill. Reg. 3296, effective March 15, 1982; amended at 6 Ill. Reg. 7835 and 7838, effective June 17, 1982; amended at 7 Ill. Reg. 962, effective January 6, 1983; amended at 7 Ill. Reg. 5218 and 5221, effective April 4, 1983 and April 5, 1983; amended at 7 Ill. Reg. 6964, effective May 17, 1983; amended at 7 Ill. Reg. 8546, effective July 12, 1983; amended at 7 Ill. Reg. 9610, effective August 2, 1983; codified at 8 Ill. Reg. 19752; amended at 8 Ill. Reg. 24148, effective November 29, 1984; amended at 9 Ill. Reg. 4802, effective April 1, 1985; amended at 10 Ill. Reg. 11931, effective September 1, 1986; amended at 11 Ill. Reg. 10283,

DEPARTMENT OF PUBLIC HEALTH
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effective July 1, 1987; amended at 11 Ill. Reg. 10642, effective July 1, 1987; amended at 12 Ill. Reg. 15080, effective October 1, 1988; amended at 12 Ill. Reg. 16760, effective October 1, 1988; amended at 13 Ill. Reg. _____, effective _____.

NOTE: Capitalization indicates statutory language.

SUBPART A: GENERAL

Section 250.150 Definitions

The following terms shall have the meanings ascribed to them whenever such term is used in these Regulations.

"Abnormal Slide": One not having the characteristics of healthy tissue.

"Act": The Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.).

"Allied Health Personnel": The term "allied health personnel" means and includes persons other than medical staff members, licensed or registered by the Illinois Department of Professional Regulation ~~Registration and Education~~ or recognized by an organization acceptable to the Department and recognized to so function by the medical staff and the governing authority of the hospital.

"ASHRAE": The American Society of Heating, Refrigerating, and Air Conditioning Engineers.

"ASTM": The American Society for Testing and Materials.

"CGA": The Compressed Gas Association.

"Control Materials": A sample in which the chemical composition and physical properties resemble the specimen to be analyzed on which sufficient analyses have been run to give a reasonably good approximation of the concentration of the constituent being assayed. It is routinely analyzed along with patient specimens in order to determine the precision and accuracy of the analytical process used.

"Demonstration of proficiency" means the laboratory meets the standards for acceptable proficiency testing as stated in Section 250.530 by means of on site analysis of specimens sent to the laboratory by agencies approved by the Department for that purpose.

Section 250.150 (continued)

"Dentist": A person currently licensed to practice dentistry in Illinois under the Illinois Dental Practice Act (Ill. Rev. Stat. 1987 ~~1983~~, ch. 111, par. 2301 ~~para. 229~~ et seq.).

"Department": The terms "Department" and "Department of Public Health" mean the Department of Public Health of the State of Illinois.

"Drugs": The term "drugs" means and includes:

- articles recognized in the official United States Pharmacopoeia, official National Formulary, or any supplement to any of them and being intended for having for their main use the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals;
- all other articles intended for and having for their main use the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals;
- articles (other than food) having for their main use and intended to affect the structure for any function of the body of man or other animals; and
- articles having for their main use and intended for use as a component or any articles specified above but does not include devices or their components, parts or accessories.

"Hospital": The term "hospital" shall be as defined in Section 3 of the Act.

"Hospitalization": The term "hospitalization" means the reception and/or care of any person in any hospital either as an inpatient or as an outpatient.

"House Staff Member": An individual who is a graduate of a medical, dental, osteopathic, or podiatric school; who is licensed as appropriate; who is appointed to the hospital's graduate training program which is approved by the Department of Professional Regulation; and who is participating in patient care under the direction of licensed practitioners who have clinical privileges in the hospital and are members of the hospital's medical staff.

"ICBO": The International Conference of Building Officials.

"Licensed Practical Nurse": The term "licensed practical nurse"

Section 250.150 (continued)

means a person currently licensed as such by the Department of Professional Regulation ~~Registration and Education~~ of the State of Illinois.

"Medical Staff": The term "medical staff" means an organized body composed of the following individuals granted the privilege by the governing authority of the hospital to practice in the hospital: persons who are graduates of a college or school approved or recognized by the Illinois Department of Professional Regulation ~~Registration and Education~~, and who are currently licensed by the Department of Professional Regulation ~~Registration and Education~~ to practice medicine in all its branches; practice dental surgery; or, practice podiatric medicine in Illinois, regardless of the title of the degree awarded by the approving college or school.

"Medicines": The term "medicines" means and includes drugs or chemicals or preparations thereof in suitable form intended for and having for their main use the prevention, treatment, relief, or cure of diseases in man or animals when used either internally or externally.

"NBS": The National Bureau of Standards.

"NCRP": The National Council on Radiation Protection.

"NFPA": The National Fire Protection Association.

"Normal Slide": One having the characteristics of healthy tissue.

"Nursing Staff": The term "nursing staff" means and includes registered nurses, licensed practical nurses, nursing aides, orderlies, and other rendering patient care under the supervision of a registered professional nurse.

"Patient Care Unit" (Nursing Care Unit) is an organized unit in which nursing services are provided on a continuous basis. It is a clearly defined administrative and geographic area to which specific nursing staff is assigned.

"Pharmacist": A person currently licensed to practice pharmacy in Illinois under the Pharmacy Practice Act of 1987 (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 4121 ~~para. 4001~~ et seq.).

"Pharmacy": The term "Practice of Pharmacy" includes, but is not limited to:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.150 (continued)

- the soliciting of prescriptions;
- the compounding of prescriptions;
- the dispensing of any drug or medicine on a prescription;
- the transfer of any drug or medicine from one container into another container which other container is to be delivered to or for the ultimate patient, on a prescription, or to or for the ultimate consumer, without a prescription; and
- the placing of directions for use or other required labeling information on a container of any drug or medicine which is to be delivered to or for the ultimate consumer, without a prescription.

The term "pharmacy" or "a drug store" as referred to in Section 3 of the Pharmacy Practice Act, means and includes that area licensed by the Department of Professional Regulation in which the practice of pharmacy is conducted. Any room or designated area where drugs and medicines are dispensed (including the repackaging for distribution to a nursing station or storage area) shall be considered to be a pharmacy and be licensed by the Department of Professional Regulation ~~Registration and Education~~.

"PHCC": The National Association of Plumbing, Heating and Cooling Contractors.

"Physical Rehabilitation Facility": A licensed specialty hospital or clearly defined special unit or program of an acute care hospital providing physical rehabilitation services as defined above either through the facility's own staff members or when appropriate, through the mechanism of formal affiliations and consultations.

"Physical Rehabilitation Services": A complete intensive multi-disciplinary process of individualized, time limited, goal oriented services, including evaluation, restoration, personal adjustment, and continuous medical care under the supervision and direction of a physician "qualified by training and/or experience in physical rehabilitation." Physical rehabilitation is made up of two major components: inpatient and outpatient care. Both components involve the patient and whenever possible, the family, in establishing treatment goals and discharge plans, and consists of the following scope of services available for inpatient care: physician,

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NOTICE OF PROPOSED AMENDMENTS

Section 250.150 (continued)

rehabilitation nursing, physical therapy, occupational therapy, speech therapy, audiology, prosthetic and orthotic services, as well as rehabilitation counseling social services, recreational therapy, psychology, pastoral care, and vocational counseling. Basic scope of services for outpatient facilities should include at least a physician, physical therapy, occupational therapy, speech therapy, vocational services, psychology and social service. The purpose of such multi-faceted services is to reduce the disability and dependency in activities of daily living while promoting optimal personal adjustment in such dimensions as psychological, social, economic, spiritual and vocational.

"Physician": A person currently licensed to practice medicine in all its branches in Illinois under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 4400-1 ~~par. 4401~~ et seq.).

"A Physician's Assistant": A ~~is a~~ person authorized to practice under the Physician Assistant ~~Physician's Assistant~~ Practice Act of 1987 (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 4601 ~~par. 4752~~ et seq.). A Physician's Assistant is only authorized to practice upon the patients of his supervising physician.

"Podiatrist": A person currently licensed to practice podiatry in Illinois under the Podiatric Medical Practice Act of 1987 ~~"An Act to regulate the practice of podiatry in the state of Illinois" (Ill. Rev. Stat. 1987 ~~1985~~, ch. 111, par. 4801 ~~par. 4901~~ et seq.)~~.

"Reference Materials": A sample in which the chemical composition and physical properties resemble the specimen to be analyzed on which sufficient analyses have been run to give a reasonably good approximation of the concentration of the constituent being assayed. It is routinely analyzed along with patient specimens in order to determine the precision and accuracy of the analytical process used.

"Registered Nurse": The term "registered nurse" means a person currently registered as such by the Department of Professional Regulation ~~Registration and Education~~ of the State of Illinois.

"Standard Solution": A solution used for calibration in which the concentration is determined solely by dissolving a weighted amount of primary standard material in an appropriate amount of solvent.

"UL": Underwriters' Laboratories, Inc.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

SUBPART C: THE MEDICAL STAFF

Section 250.315 Supervision of House Staff Members

- a) In hospitals participating in professional graduate training programs, the policies of the hospital, which shall be approved by the Governing Board, must specify the mechanisms by which house staff members are supervised by members of the medical staff in carrying out their patient care responsibilities.
- b) These policies shall specify that any orders for medications or treatments ordered by a house staff member shall be countersigned by a member of the medical staff within the time period specified in the hospital's policies.

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 250.330 Orders for Medications and Treatments

- a) No medication or treatment shall be administered to a patient except on the written order of a member of the medical staff or a house staff member under the supervision of a member of the medical staff. Verbal orders shall be used in emergency situations only and signed before the member of the medical staff or the house staff member leaves the area. Telephone orders shall be used sparingly and countersigned within 24 hours.
- b) Members of the Medical Staff and house staff members shall give orders for medication and treatment only to the licensed, registered or certified professional persons who are authorized to administer the medication or treatment in the course of practicing their identified specific discipline. ~~(registered professional nurse, registered dietitian, registered pharmacist, registered or certified respiratory therapist, registered physical therapist and registered occupational therapist) (See (a) above)~~
- c) The medical directors of the laboratory, radiology or other diagnostic services may respectively authorize the performance of diagnostic tests and procedures at the request of other than members of the medical staff in accordance with policies approved by the medical staff and Governing Board ~~board of directors~~.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

SUBPART R: PHARMACY OR DRUG AND MEDICINE SERVICE

Section 250.2140 Pharmacy and Therapeutics Committee

- a) In accordance with the bylaws, rules and regulations of the medical staff, a committee acceptable to the Governing Board ~~Hospital Governing Authority~~ shall be appointed to assure the responsibility for the functions of the service.
- b) The voting members of this committee shall include the registered pharmacist directing the services, members of the medical staff, administration and nursing. The committee shall meet not less than quarterly and record minutes of their meetings which shall reflect their activities.
- c) The functions of the committee shall include but not be limited to the following:
 - 1) assist in the formulation of rules and regulations relating to the selection, evaluation, distribution, and administration of drugs and medicines in the hospital;
 - 2) to establish control and reporting procedures for the use of investigational (experimental, trial use) drugs and medicines;
 - 3) to promote educational programs on drugs and drug therapy for the medical and nursing staffs and other appropriate personnel;
 - 4) to develop and update the Service Policy and Procedure Manual, the Hospital Formulary or Drug List;
 - 5) to review and act on recommendations, drug usage reports, medication error or incident reports, storage, distribution and administration of drugs;
 - 6) to develop policies and procedures (which shall be approved by the Medical Staff and Governing Board ~~Hospital Management~~) to provide for the administration of identified drugs and medicines by qualified professional persons ~~(these persons certified, registered or accredited by a recognized professional organization acceptable to the Department)~~ who are authorized to administer such drugs and medicines in the course of practicing their professions;
 - 7) the Pharmacy and Therapeutics Committee shall establish the

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.2140(b)(7) (continued)

guidelines for the education, in-service training and supervision of all personnel administering drugs and medications.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Issuance of Licenses
- 2) Code Citation: 92 Ill. Adm. Code. 1030
3. Section Number
1030.89
Proposed Action
Amendment
4. Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)) and Section 6-105(c) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-105(c)).
5. A Complete Description of the Subjects and Issues Involved: This proposed rulemaking will update the criteria used when the Secretary of State issues a temporary driver's license or instruction permit.
6. Will this proposed rule replace an emergency rule currently in effect?
No.
7. Does this rulemaking contain an automatic repeal date? No.
8. Does this proposed rule contain incorporations by reference? No.
9. Are there any amendments pending on this Part? Yes.

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
1030.11	New Section	13 Ill. Reg. 3611 (March 24, 1989)
Appendix A	New Section	13 Ill. Reg. 3611 (March 24, 1989)
1030.70	Amendment	12 Ill. Reg. 20768 (December 16, 1988)
1030.85	Amendment	13 Ill. Reg. 2395 (February 24, 1989)
1030.88	Amendment	13 Ill. Reg. 2753 (March 3, 1989)
1030.94	Amendment	13 Ill. Reg. 3324 (March 17, 1989)
Appendix A	New Section	13 Ill. Reg. 3324 (March 17, 1989)

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

10) Statement of Statewide Policy Objectives: This rulemaking will have no effect on local units of government.

11) Time, place and manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date that this notice is published. All comments must be in writing and should be sent to:

Nancy G. Easum
Deputy General Counsel to the Secretary
2701 S. Dirksen Parkway
Springfield, IL 62723
Tel: 217/782-5356

12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel this proposed rulemaking will affect any types of small businesses and the proposed rulemaking has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the proposed Rule begins on the next page:

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATEPART 1030
ISSUANCE OF LICENSES

Section

1030.10	What Persons Shall Not be Licensed or Granted Permits
1030.15	Cite for Re-Examination
1030.20	Classification of Drivers-References
1030.30	Classification Standards
1030.40	Fifth Wheel Equipped Trucks
1030.50	Bus Driver's Authority, Religious Organization
1030.55	Commuter Van Driver Operating a For-Profit Ridesharing Arrangement
1030.60	Employer Certification Program
1030.63	Religious Exemption for Social Security Numbers
1030.65	Instruction Permits
1030.70	Driver's License Testing/Vision Screening
1030.75	Driver's License Testing/Vision Screening with Vision Aid Arrangements Other than Standard Eye Glasses or Contact Lens(es)
1030.80	Driver's License Testing/Written Test
1030.84	Vehicle Inspection
1030.85	Driver's License Testing/Road Test
1030.88	Exemption of Facility Administered Road Test
1030.89	Temporary Licenses
1030.90	Requirement for Photograph and Signature of Licensee on Driver's License
1030.92	Restrictions
1030.93	Restricted Local Licenses
1030.94	Duplicate or Corrected Driver's License or Permit
1030.95	Diplomatic and Consular Licenses
1030.100	Anatomical Gift Donor
1030.110	Emergency Medical Information Card
1030.115	Change-of-Address
1030.120	Issuance of a Probationary License
1030.130	Grounds for Cancellation of a Probationary License

AUTHORITY: Implementing Article I of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-100 et seq.) and authorized by Section 2-104 (b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)).

SOURCE: Filed March 30, 1971; amended at 3 Ill. Reg. 7, p. 13, effective April 2, 1979; amended at 4 Ill. Reg. 27, p. 422, effective June 23, 1980; amended at 6 Ill. Reg. 2400, effective February 10, 1982; codified at 6 Ill. Reg. 12674; amended at 9 Ill. Reg. 2716, effective February 20, 1985; amended at 10 Ill. Reg. 303, effective December 24, 1985; amended at 10 Ill. Reg. 18182,

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NOTICE OF PROPOSED AMENDMENTS

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effective October 14, 1986; amended at 11 Ill. Reg. 9331, effective April 28, 1987; amended at 11 Ill. Reg. 18292, effective October 3, 1987; amended at 12 Ill. Reg. 3027, effective January 14, 1988; amended at 12 Ill. Reg. 13221, effective August 1, 1988; amended at 12 Ill. Reg. 16915, effective October 1, 1988; amended at 12 Ill. Reg. 19777, effective November 15, 1988; amended at 13 Ill. Reg. _____, effective _____.

Section 1030.89 Temporary Licenses

- a) For purposes of this Section, the following definitions shall apply:

"Applicant" - person applying for temporary a driver's license, and/or instruction permit, temporary driver's license and/or temporary instruction permit.

"Driver Services Facility Representative" - Secretary of State employee at a Driver Services Facility of the Secretary of State.

"Temporary Driver's License or Instruction Permit" - driver's license or instruction permit issued for no longer than ninety (90) days to a person who is temporarily unable to obtain a license or instruction permit.

- b) The Secretary of State shall issue a temporary driver's license or instruction permit to an applicant who is not otherwise disqualified, if the Driver Services Facility Representative is unable to produce a driver's license or instruction permit due to an equipment failure or the facility lacks the equipment needed to produce a driver's license or instruction permit, or if a required drive examination at the time of renewal cannot be completed due to adverse road conditions as determined by the Facility Manager. A temporary driver's license is also issued by a Driver Services Facility Representative if a person does not have a social security number and needs time to apply for such or does not desire his/her photo to be taken at the time he/she is obtaining or renewing his/her license or is waiting for a non-photo driver's license to be processed.

- c) A temporary driver's license or instruction permit shall also be issued with permission from a Driver Services Facility Representative to applicants who are not otherwise disqualified but need additional time to prove not more than two of the following identification requirements: name, residence, date of birth, social security number and signature as described in Section 6-106 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-106). Such temporary driver's license or instruction

permit shall be valid until such requirements are met and a valid driver's license or instruction permit has been issued, but in no event shall exceed ninety (90) days. A temporary driver's license shall not be extended. Only two temporary driver's licenses may be issued to an applicant within any renewal period.

- d) A temporary driver's license or instruction permit shall also be issued to applicants who are not otherwise disqualified if the Secretary of State is processing an application for a special religious number as described in Section 1030.89(b) 1030.63 or completing an investigation into the applicant's eligibility to receive such license or permit pursuant to Section 6-105(c) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-105(c)).

- e) Persons who are temporarily out-of-state shall apply to the Absentee Unit of the Driver Services Department of the Secretary of State's Office, at 2701 S. Dirksen Parkway, Springfield, Illinois, 62723, for a temporary driver's license. A temporary driver's license and are not otherwise disqualified shall be issued a temporary driver's license or instruction permit under the following circumstances: provided they are not ineligible under the provisions of Section 6-103 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-103) and upon the receipt by the Department of an application as required by Section 6-106 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-106) and fee as required by Section 6-118 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-118):

- 1) the applicant loses his/her valid driver's license while out-of-state, or
- 2) the applicant is temporarily out-of-state and unable to return to Illinois before the driver's license expires to renew the driver's license, or
- 3) the applicant has surrendered his/her valid Illinois driver's license prior to his/her driving privileges being suspended and he/she needs to drive out-of-state before the actual suspension begins in compliance with a terminated suspension notice and he/she has a revocation or second or subsequent suspension pending, or
- 4) the applicant has a pending suspension or revocation of driving privileges which will be effective in 60 days or less and wishes to renew his/her privileges prior to the effective date of the suspension or revocation.

NOTICE OF PROPOSED AMENDMENTS

The applicant shall be issued a temporary driver's license or instruction permit which is valid for up to ninety (90) days. No extension past the expiration date shall be allowed. If the person applicant has not returned to Illinois by the date of expiration of the temporary driver's license, after ninety (90) days, arrangements must be made for him/her to take the necessary test or tests at an out-of-state facility.

f) Temporary driver's licenses or instruction permits shall be issued for a period of time not to exceed ninety (90) days and shall be valid only when in possession of the driver.

g) A temporary driver's license or instruction permit shall be invalid after the person receives his/her driver's license, or has been refused a driver's license or has had his/her driving privileges suspended, revoked or cancelled.

h) A temporary driver's license or instruction permit shall not be valid for identification purposes and shall so state on the license or permit itself.

i) The temporary driver's license or instruction permit shall be issued only for the time period that the temporary license or instruction permit is actually needed but shall not be issued for more than 90 days.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

- 1) The Heading of the Part: Functions and Planning Program
- 2) Code Citation: 23 Ill. Adm. Code 2310
- 3) Section Number: 2310.80 Adopted Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 144, pars. 1305.01, 1305.07 and 1305.13.
- 5) Effective Date of Amendment: May 15, 1989
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: May 9, 1989.
- 9) Notice of Proposal Published in Illinois Register:
February 3, 1989, 13 Ill. Reg. 1319
- 10) Has JCAR issued a Statement of Objections to this amendment?
No.
- 11) Differences between proposal and final version: None.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
No changes were needed.
- 13) Will this amendment replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendment: The Adopted Amendment decreases the Authority's Fees effective July 1, 1989.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Name:

Richard E. Favoriti, Executive Director

Address:

Illinois Educational Facilities Authority
333 West Wacker Drive, Suite 2500
Chicago, Illinois 60606-1218

ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

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NOTICE OF ADOPTED AMENDMENT(S)

NOTICE OF ADOPTED AMENDMENT(S)

Telephone: (312) 781-6633

TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER XIV: ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

The full text of the Adopted Amendment begins on the next page:

FUNCTIONS AND PLANNING PROGRAM

PART 2310

Section

2310.5 Introduction

2310.10 Who May Apply for Financing

2310.20 Types of Educational and Cultural Facilities that can be Financed

2310.30 Types of Costs that can be Financed: Outstanding Debt

2310.40 Interest Rate on the Authority's Bonds

2310.50 Method of Financing

2310.60 Length of Bond Issue

2310.70 Type of Bond Issue

2310.80 Fees

2310.90 Authority Bond Issues and Bond Ratings (Repealed)

EXHIBIT A
Estimated Fee Schedule as Special Bond Counsel with Respect to
Bonds Issued by Illinois Educational Facilities Authority
(Repealed)

AUTHORITY: Implementing Sections 5.07 and 5.13 and authorized by Section 5.01 of the Illinois Educational Facilities Authority Act (Ill. Rev. Stat. 1987, ch. 144, pars. 1305.01, 1305.07, and 1305.13).

SOURCE: Filed December 23, 1977; amended at 4 Ill. Reg. 29, p. 270, effective July 2, 1980; amended at 6 Ill. Reg. 7414, effective July 1, 1982; codified at 7 Ill. Reg. 16396; amended at 8 Ill. Reg. 5192, effective April 6, 1984; amended at 8 Ill. Reg. 8444, effective June 5, 1984; amended at 10 Ill. Reg. 10569, effective June 30, 1986; amended at 11 Ill. Reg. 9106, effective April 28, 1987; amended at 11 Ill. Reg. 10600, effective May 26, 1987; amended at 13 Ill. Reg. 7898, effective May 15, 1989.

Section 2310.80 Fees

a) The Authority charges the following fees:

- 1) Application Fee -- Submitted with application and not refundable.
 - A) \$ 250.00 on issues up to but not including \$1,000,000 principal amount;
 - B) \$ 500.00 on issues of \$1,000,000 up to but not including \$5,000,000 on principal amount;
 - C) \$1,000.00 on issues of \$5,000,000 principal amount and over.

AGENCY NOTE: This fee will be credited to the Administrative Charge upon approval of the application.
- 2) Administrative Charge -- 1/4 of 1% of the principal amount of bonds issued or \$10,000 whichever is less -- payable following the bond closing;
- 3) Annual Fee -- Commencing July 1, 1989 1987 the Annual Fee shall

ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

be 1/100ths 2-75/100ths of 1% of the original amount of the bond issue.

- b) These fees are designed to cover the operating expenses of the Authority. In addition, the participating institution will be expected to bear all other costs of the financing, including trustee's fees, printing expenses, the financial advisor's fee, and the fee and disbursements of bond counsel. These costs may be financed with bond proceeds.

(Source: Amended at 13 Ill. Reg. 7898, effective
May 15, 1989)

ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

- 1) The Heading of the Part: Public Information, Rulemaking and Organization
- 2) Code Citation: 2 Ill. Adm. Code 5200
- 3) Section Number: 5200.10 Adopted Action: Amendment
- 4) Statutory Authority: Implementing Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01) and authorized by Section 5.01 of the Illinois Educational Facilities Authority Act (Ill. Rev. Stat. 1987 ch. 144, par. 1305.01).
- 5) Effective Date of Amendment: May 15, 1989
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: May 9, 1989.
- 9) Notice of Proposal Published in Illinois Register: Not applicable.
- 10) Has JCAR issued a Statement of Objections to this rule? Not applicable.
- 11) Differences between proposal and final version: Not applicable.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Not applicable.
- 13) Will this amendment replace an emergency amendment currently in effect? Not applicable.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendment: This amendment updates the Authority's procedures on public access to subjects, programs, and activities. Specifically, the amendment changes the Authority's address.

ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 2: GOVERNMENTAL ORGANIZATION
SUBTITLE F: EDUCATIONAL AGENCIES
CHAPTER IX: ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

PART 5200

PUBLIC INFORMATION, RULEMAKING AND ORGANIZATION

SUBPART A: PUBLIC INFORMATION

Section
5200.10 Public Information and Submissions

SUBPART B: RULEMAKING

Section
5200.100 Applicability of Rulemaking Rules
5200.110 Adoption, Amendment and Repeal of Rules
5200.120 Compliance with the Illinois Administrative Procedure Act

SUBPART C: ORGANIZATION

Section
5200.200 Authority to Make Rules
5200.210 Applicability of General Rules
5200.220 Definitions
5200.230 Organization of the Authority
5200.240 Meetings of the Authority

APPENDIX A By-Laws of the Illinois Educational Facilities Authority

AUTHORITY: Implementing Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01) and authorized by Section 5.01 of the Illinois Educational Facilities Authority Act (Ill. Rev. Stat. 1987, ch. 144, par. 1305.01).

SOURCE: By-Laws of the Illinois Educational Facilities Authority adopted July 8, 1971; codified at 8 Ill. Reg. 12890; amended at 8 Ill. Reg. 16294, effective August 23, 1984; amended at 9 Ill. Reg. 11816, effective July 23, 1985; amended at 10 Ill. Reg. 13649, effective August 4, 1986; amended at 13 Ill. Reg. 7902, effective May 15, 1989.

ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

16) Information and questions regarding this adopted amendment shall be directed to:

Name: Richard E. Favoriti, Executive Director
Address: Illinois Educational Facilities Authority
333 West Wacker Drive, Suite 2500
Chicago, Illinois 60606-1218
(312) 781-6633

The full text of the Adopted Amendment begins on the next page:

ILLINOIS EDUCATIONAL FACILITIES AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

SUBPART A: PUBLIC INFORMATION

Section 5200.10 Public Information and Submissions

The public may direct submissions and inquiries to the Authority and may obtain information concerning the Authority, its programs, and activities from the office of the Authority, 333 West Wacker Drive, Suite 1900, Suite 2500, Chicago, Illinois 60606-1218, (312 781-6633). Copies of the Authority's Rules and By-laws may be obtained from the office of the Authority upon request, in person or in writing, and upon payment of a reasonable fee for reproduction.

(Source: Amended at 13 Ill. Reg. 7902, effective May 15, 1989)

DEPARTMENT OF THE LOTTERY

NOTICE OF ADOPTED REPEALER

1) The Heading of the Part: Lottery (General)

2) Code Citation: 11 Ill. Adm. Code 1770

3) Section Numbers: Adopted Action:

- 1770.10 Repealer
- 1770.20 Repealer
- 1770.30 Repealer
- 1770.40 Repealer
- 1770.50 Repealer
- 1770.60 Repealer
- 1770.70 Repealer
- 1770.80 Repealer
- 1770.90 Repealer
- 1770.100 Repealer
- 1770.110 Repealer
- 1770.120 Repealer
- 1770.130 Repealer
- 1770.140 Repealer
- 1770.150 Repealer
- 1770.160 Repealer
- 1770.170 Repealer
- 1770.180 Repealer
- 1770.190 Repealer
- 1770.200 Repealer
- 1770.210 Repealer
- 1770.220 Repealer

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 120, par. 1157.1

5) Effective Date of Rules: May 16, 1989

6) Does this rulemaking contain an automatic repeal date? No

7) Does this rule contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: April 14, 1989

9) Notice of Proposal Published in Illinois Register:

June 17, 1988, 12 Ill. Reg. 10331 (issue date)

10) Has JCAR issued a Statement of Objections to this (these) rule(s)? If answer is "yes", please complete the following: No

DEPARTMENT OF THE LOTTERY

NOTICE OF ADOPTED REPEALER

- 11) Differences between proposal and final version: Not Applicable
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Not Applicable
- 13) Will this rule replace an emergency rule currently in effect? Not Applicable
- 14) Are there any amendments pending on this Part? Not Applicable
- 15) Summary and Purpose of Rules:

To establish as rules the policies of the Department regarding agent selection, consistent operation of the sale of lottery products by sales agents, procedures for operating games and awarding prizes.

- 16) Information and questions regarding this adopted rule (amendment, repealer) shall be directed to:
 Name: Mr. Kenneth A. Brickman,
 Department of the Lottery
 Address: 201 E. Madison Street, Springfield, Illinois
 Telephone: (217) 524-5257

DEPARTMENT OF THE LOTTERY

NOTICE OF ADOPTED RULES

- 1) The Heading of the Part: Lottery (General)
- 2) Code Citation: 11 Ill. Adm. Code 1770
- 3) Section Numbers: Adopted Action:

1770.10 New Section
 1770.20 New Section
 1770.30 New Section
 1770.40 New Section
 1770.50 New Section
 1770.60 New Section
 1770.70 New Section
 1770.80 New Section
 1770.90 New Section
 1770.100 New Section
 1770.110 New Section
 1770.120 New Section
 1770.130 New Section
 1770.140 New Section
 1770.150 New Section
 1770.160 New Section
 1770.170 New Section
 1770.180 New Section
 1770.190 New Section
 1770.200 New Section

- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 120, par. 1157.1
- 5) Effective Date of Rules: May 16, 1989
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rule contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: April 14, 1989
- 9) Notice of Proposal Published in Illinois Register:
 June 17, 1988, 12 Ill. Reg. 10298
 (issue date)
- 10) Has JCAR issued a Statement of Objections to this (these) rule(s)? If answer is "yes", please complete the following:
 A) Statement of Objection: March 17, 1989, 13 Ill. Reg. 3419
 (issue date)

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of the applicant as may be brought to the attention of the Director.

Section 1770.40(c)--the language contained in subpoints 1-6 were added as factors the Director will take into consideration.

(2) The physical security of the applicant's establishment in terms of the physical structure and design of the applicant's facilities as it would relate to the placement of lottery equipment, the sale of lottery products and the storage of lottery receipts.

Section 1770.50(m)--this subsection was rewritten to read as follows:

"upon a determination by the Director that a number of lottery sales agents in agent's area of operation exceeds the number which can be efficiently supported by the Department's budget, personnel or the public convenience in obtaining lottery products is sufficiently served by other agent locations considering the total volume of sales in such area."

(3) amend existing (a)(2) to be (a)(3)

(4) The number of existing lottery sales licenses in the vicinity.

(5) The nature of the applicant's business and the volume of the applicant's sales from his regular business in order to assure that the sale of lottery products will be ancillary to the applicant's regular business.

Section 1770.60--In subsection (b) the phrase "Instructions and directives of the Department" was deleted and the phrase "Instructions of the Director concerning the security of lottery equipment, tickets or money" was added as a substitute. In subsection (c) the word "its" was added following the word "during". In subsection (h) the words "Instructions and directives" were deleted. In subsection (s) the words "upon Instructions from the Department" were deleted and the entire second sentence was deleted. The following sentence was added in lieu thereof: "Any agent needing assistance in establishing an EFT account can obtain example forms from the Department."

(10) The applicants may provide any information relating to the above listed factors to the Department's representative at the time of the site visit or may include any information relating to these factors at the time of submission of the application.

Section 1770.60(t)--modified by adding the following phrase: "Under a claim of exclusive territorial license rights or privileges".

Section 1770.70--subsection (c) was rewritten for clarification.

Section 1770.30--the first sentence of subsection (a) was rewritten. The phrase "may be" was changed to "shall be" in subsection (b) and a new subsection (4) was added. The subsection (h) was rewritten to clarify its meaning.

Section 1770.80--In subsection (1) in the forth typed line the phrase "be transferred to" was deleted and in lieu thereof the phrase "continue under" was added.

Section 1770.40--the first sentence of subsection (a) was rewritten and the first sentence of subsection (a)(1) was rewritten.

Section 1770.90(e)--reference to Section 21 of the Act was added as a modification to the word "penalties".

Section 1770.40(b)--the language contained in subpoints 1-6 were added as factors the Director will take into consideration.

Section 1770.130(b)--reference to the Department's hearing rules was modified.

Section 1770.150(a)--the words "attachments thereto" were deleted.

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B) Agency Response: May 26, 1989, 13 Ill. Reg. 8116
(issue date)

C) Date Agency Response Submitted for Approval to JCAR:
April 24, 1989

11) Differences between proposal and final version:

A number of form and grammatical changes were made at the request of the Secretary of State Rules Division. As part of the consultations with the Joint Committee on Administrative Rule during the second notice period, the Department made several changes to the proposed rules which are as follows:

Section 1770.10--reference to Section 9 of the Act was added to the definition of "license". Reference to Sections 9(d), 10, and 10.1 of the Act was added to the definition of "agent". Reference to Section 6 of the Act was added to the definition of "Board". Reference to Sections 9(d), 10, and 10.1 were added to the definition of "licensed agent".

Section 1770.20(a)--the introductory paragraph was substantially revised to read as follows:

"The Director shall license as Sales Agents, persons engaged in business activity dealing with the public. The total number of Sales Agents shall be sufficient to assure that lottery products are conveniently available to the public throughout the state, consistent with the constraints of the Department's budget. Any person interested in obtaining a license as a Sales Agent, must first fill out an application with the Department, on such forms as may be provided by the Department. The Department will have a representative meet with the applicant to discuss the responsibilities of selling lottery products, and gather information concerning the applicant and his business establishment concerning the factors listed below. The Director shall give careful consideration of the following factors in selecting as Sales Agents those persons which one may expect to provide a high level of sales volume of lottery products, proper security for the lottery equipment, tickets and money, and a good public image for the state's lottery products.

(1) The credit worthiness and financial responsibility of the applicant as disclosed by standard credit reporting services, the records of the state and such other credible information bearing upon the credit worthiness

Section 1770.150--the last sentence of subsection (c) beginning with the words "changes in" was deleted. In subsection (d) following the phrase "sold by the agent" the balance of the paragraph was deleted and in lieu thereof the following phrase was added "as may be established by the Director with respect to each particular lottery game."

Section 1770.160--the subparagraphs (a), (b), and (c) of 1770.190 were moved to this section and relabeled (c), (d), and (e).

Section 1770.170--the title of this section was changed to "Lottery Games" and subsection (a) was deleted.

Section 1770.190--the first three subsections of this section were moved to Section 1770.160 and a new subsection (a) was inserted.

Section 1770.200(a)--following the word "Department" the following words were inserted:

"also any employees of any TV stations from which lottery drawings originate who are directly involved in the production of drawing telecasts, including floor director, camera operators, stage hands, character and generator operators, air control technicians, announcer and performer for each telecast; the employees of . . . Also words were added to clarify that only the employees of audit firms who are performing "on site" audits of the Department would be prohibited from participating in lottery games.

Section 1770.200--the phrase in subsection (a) "may provide by directive" was deleted and in substitution therefore the phrase "will provide by rule or by contract with the vendor." was added.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13 Will this rule replace an emergency rule currently in effect? No

14) Are there any amendments pending on this Part? No

DEPARTMENT OF THE LOTTERY

NOTICE OF ADOPTED RULES

15) Summary and Purpose of Rules:

To establish as rules the policies of the Department regarding agent selection, consistent operation of the sale of lottery products by sales agents, procedures for operating games and awarding prizes.

16) Information and questions regarding this adopted rule (amendment, repealer) shall be directed to:

Name: Mr. Kenneth A. Brickman,
Department of the Lottery
Address: 201 E. Madison St., Springfield, Illinois
Telephone: (217) 524-5257

The full text of the Adopted Rule(s) (Amendments) begins on the next page:

DEPARTMENT OF THE LOTTERY

NOTICE OF ADOPTED RULES

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE C: LOTTERY
CHAPTER II: DEPARTMENT OF THE LOTTERY

PART 1770
LOTTERY (GENERAL)

Section	
1770.10	Definitions
1770.20	Selection of Lottery Sales Agents and License Application
1770.30	Special Licenses
1770.40	License Revocation Without Prior Notice
1770.50	License Revocation, Suspension or Denial With Prior Notice
1770.60	Conditions of Licensing
1770.70	License to be Displayed
1770.80	Change of Name, Ownership, or Form of Business Organization
1770.90	Delinquent Financial Obligations
1770.100	Bonding of Agents
1770.110	License Expiration and Renewal
1770.120	Agent Financial Adjustments
1770.130	Lost, Stolen, and Damaged Winning Tickets and other Discrepancies
1770.140	Sales by Department Directly
1770.150	Sales, Inspection, Compensation, and Ticket Purchases
1770.160	Lottery Tickets
1770.170	Lottery Games
1770.180	Drawings
1770.190	Prize Payment and Claiming of Prizes
1770.200	Eligibility to Buy

AUTHORITY: Implementing and authorized by Sections 7.1 and 7.2 of the Illinois Lottery Law (Ill. Rev. Stat. 1987, ch. 120, pars. 1157.1 and 1157.2) and Executive Order 86-2, effective July 1, 1986.

SOURCE: Filed by the Lottery Control Board July 11, 1974; amended at 2 Ill. Reg. 17, p. 130, effective April 1, 1978; amended at 4 Ill. Reg. 15, p. 201, effective March 30, 1980; codified as 11 Ill. Adm. Code 1670 at 5 Ill. Reg. 10713; transferred from 11 Ill. Adm. Code 1670 (Lottery Control Board) to 11 Ill. Adm. Code 1770 (Department of the Lottery) pursuant to Section 7(e) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1007(e)) and Executive Order 86-2, effective July 1, 1986, at 11 Ill. Reg. 1582; Part repealed, new Part adopted at 13 Ill. Reg. 7906, effective May 16, 1989.

Section 1770.10 Definitions

Terms defined in the Act have the same meanings when used in this Part. The following words and terms when used in this Part shall have the following meanings, unless the context clearly indicates otherwise:

"Act" means the Illinois Lottery Law, (Ill. Rev. Stat. 1987, ch. 120,

NOTICE OF ADOPTED RULES

par. 1151 et seq.) as amended.

"Agent" or "Sales Agent" or "Distributor" means a person and his representative who has been licensed to distribute and/or sell lottery tickets under Sections 9.d, 10 and 10.1 of the Act.

"Applicant" means a person who has applied to the Director for a license to sell lottery tickets to the public.

"Board" means the Lottery Control Board as established by Section 6 of the Act.

"Chairman" means the Chairman of the Lottery Control Board.

"Department" means the Illinois Department of the Lottery.

"Director" means the Director of the Department of Lottery.

"Employee of the Department" means an employee of the Department of the Lottery.

"Game" means any individual or particular type of lottery authorized by the Department.

"License" means a license, issued by the Director pursuant to Section 9 of the Act, under the authority of the Act, for an agent to sell lottery tickets to the public. Licenses for sale of instant Lottery tickets shall be designated "limited" licenses; licenses for sale of instant and all other Lottery products shall be designated "unlimited" licenses. Both "limited" and "unlimited" licenses shall be issued for an initial period of two years dated from the date of Director's license application approval. Each license thereafter approved for renewal by the Department will be renewed for a two-year term dated from the date of expiration of the initial or last prior renewal term, as may be appropriate. In the event an "unlimited" license is issued to an existing "limited" licensee, the licensing privileges and responsibilities shall be merged into the "unlimited" license, and the new license term shall be dated from Director's approval of the "unlimited" license application.

"License Agent" or "Lottery Sales Agent" or "Licensed Sales Agent" means a person permitted by a license issued by the Director under the authority of Sections 9.d, 10 and 10.1 of the Act to sell Illinois State Lottery tickets to the public, by an across-the-counter transaction at a specified Point of Sale at a specifically licensed location.

"Lottery" or "State Lottery" means the Lottery established and operated pursuant to the Act.

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"Person" shall be construed to mean and include an individual association, partnership, corporation, club, trust, estate, society, company, joint stock company, receiver, trustee, referee, or any other person acting in a fiduciary or representative capacity, who is appointed by a court, or any other combination of individuals. "Person" includes any department, commission, agency or instrumentality of the State, including the Department of the Lottery, and also including any county, city, village, or township and any agency and instrumentality thereof.

"Point of Sale" means the physical location where a licensed agent is authorized to conduct the sale of lottery tickets to the public.

"Prize" means any award, financial or otherwise, awarded to a ticket holder pursuant to the rules of the lottery.

"Secretary" means the Secretary of the Lottery Control Board.

"Special License" means a license issued by the Director limited in geographic scope and/or duration of validity, pursuant to Section 1770.30 of this Part.

"State Lottery Fund" means the special fund created in the State Treasury by Section 20 of the Act, in which all revenues received by the State Lottery, as defined and limited by Section 20 of the Act, are deposited.

"Ticket" means a lottery ticket or share issued by the Department for sale to the general public.

Section 1770.20 Selection of Lottery Sales Agents and License Application

- a) The Director shall license as Sales Agents, persons engaged in business activity dealing with the public. The total number of Sales Agents shall be sufficient to assure that lottery products are conveniently available to the public throughout the state, consistent with the constraints of the Department's budget. Any person interested in obtaining a license as a Sales Agent, must first fill out an application with the Department, on such forms as may be provided by the Department. The Department will have a representative meet with the applicant to discuss the responsibilities of selling lottery products, and gather information concerning the applicant and his business establishment concerning the factors listed below. The Director shall give careful consideration of the following factors in selecting as Sales Agents those persons which one may expect to provide a high level of sales volume of lottery products, proper security for the lottery equipment, tickets and money, and a good public image for the state's lottery products.

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- 1) The credit worthiness and financial responsibility of the applicant as disclosed by standard credit reporting services, the records of the state and such other credible information bearing upon the credit worthiness of the applicant as may be brought to the attention of the Director.
 - 2) The physical security of the applicant's establishment in terms of the physical structure and design of the applicant's facilities as it would relate to the placement of lottery equipment, the sale of lottery products and the storage of lottery receipts.
 - 3) The public accessibility of applicant's place of business or activity, including accessibility from roads, major highways, parking facilities, public transit routes, proximity of pedestrian traffic, hours of operation of applicant's business, and the cleanliness, attractiveness and physical security of the premises;
 - 4) The number of existing lottery sales licenses in the vicinity.
 - 5) The nature of the applicant's business and the volume of the applicant's sales from his regular business in order to assure that the sale of lottery products will be ancillary to the applicant's regular business.
 - 6) The level of anticipated or projected sales from the general area in which the applicant's business is located taking into consideration the demographics of the neighborhood or locality, the proximity of the location to population centers and the average sales for other comparable agents.
 - 7) The character of the applicant and his or her reputation for honesty and integrity in the community;
 - 8) The veracity of the information supplied in the license application;
 - 9) The merchandising skills and business experience of the applicant, including the tenure of applicant's business at the proposed location;
 - 10) The applicant may provide any information relating to the above listed factors to the Department's representative at the time of the site visit or may include any information relating to these factors at the time of submission of the application.
- b) The Director shall make available forms for application for lottery sales licensing. Each license application shall be accompanied by a non-refundable \$10 application fee, which application and fee should be mailed or delivered to the Office of the Director located at:
- Director
Illinois Department of the Lottery
201 East Madison Street
Springfield, Illinois 62702
- c) The license fee described in subsection (b) will be waived by the Department if the period of the license does not exceed 30 days.

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- a) The Director may issue Special License from time to time for the sale of lottery products at public events of short-term duration and limited geographic scope. Examples of such events include, but are not limited to, state and county fairs, ethnic festivals, and street fairs. Special licenses shall be designated "limited" or "unlimited". "Limited" special licenses shall entitle the holder to conduct sales of instant tickets only for the term of the license, and on the licensed premises. "Unlimited" special licenses shall entitle the holder to conduct both on-line and instant ticket sales for the term of the license and on the licensed premises. The term of the special license shall be determined by the duration of the event.
- b) Factors which shall be considered by the Director in determining whether the licensing of sale of lottery products during the course of a public event shall include, but are not limited to:
 - 1) The anticipated public perception of the event as an appropriate vehicle for marketing of lottery products;
 - 2) The term and expected attendance at the event, as a measure of anticipated sales; and
 - 3) Sensitivity of the sponsor to the preservation of the integrity of the lottery and its products as evidenced by the sponsor's conduct of similar activities or events in a responsible manner.
- 4) The cost of installation and the availability of equipment and personnel balanced against the anticipated volume of sales of lottery products.
- c) The Director may, from time to time, compile a listing of known recurring events, such as annual state fairs and street festivals, and known special events with potential as vehicles for successful marketing of lottery products. To the extent that the name, location and dates of such events are available to the Department at the beginning of each calendar year, the Director shall issue a general informational mailing to the currently registered licensed lottery agents in the state. Such notice shall contain information as to the name and dates of the event, the location of the event, the number of limited or unlimited special licenses which the Director has determined shall be issued for such event and the identity of a departmental contact person whom the licensed sales agent may contact for further information. The list may be supplemented by such further mailings as the Director may deem appropriate.
- d) Those licensed sales agents desiring to participate in a random drawing for such special licenses shall notify the Director, in writing, by letter postmarked not less than sixty days prior to the event, including in such written notification the name of the licensed sales agent, the number of the agent's license and the name of the event for which the agent wishes to participate in the random drawing. No more than fifty-nine days prior to the event and no less than forty-five days prior to the event, the Director shall cause a random drawing to be held among all the applications received for the special licenses for such event. The number of applications selected at such

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random drawing shall be equal to the number of licenses which the Director has determined shall be issued for such event. A number of applications equal to twice the number of licenses to be used shall be drawn as alternates ranked in the order drawn. No later than thirty-five days prior to such event, the Director shall notify the applicants selected to be granted a special license for such event and shall issue the special license with such limitations on geographic locations and duration, and security conditions as the Director may deem appropriate for the sale of lottery tickets to the public at such event.

f) In the event that the number of applications received for licensed sales agents desiring to participate in a drawing for such special licenses is less than the number of special licenses which the Director has determined shall be issued for such event, then the Director shall issue such special licenses to those applications which were received in a timely manner. To provide the balance of such number of special licenses as the Director has determined is appropriate to such public event, the Director may assign such personnel of the Department as is necessary to provide the service of selling lottery tickets to the public at such public event.

g) Any person may apply for a limited license, and any licensed on-line agent may apply for an unlimited license to sell lottery products at events not included in the annual listing prepared by the Department. Applications for such special licenses will be subject to the discretionary review of the Director as provided in subsection (a), and any license or licenses authorized by the Director with respect to such event shall be awarded among competing applicants on the basis of earliest postmark. In the event of a tie among applications bearing the same postmark and competing for fewer special licenses than the number of applicants, the competing applications shall be placed in identical unmarked departmental envelopes by any Deputy Director of the Department, outside the presence of the Director. The Director shall then select at random from the unmarked envelopes, the number of envelopes equivalent to the number of special licenses to be issued for the event, and the applications therein shall be issued the limited license or licenses. In the event the number of applications received from licensed sales agents desiring to participate in a special event is less than the number of special licenses which the Director has determined will be issued for such event, then the Director shall issue special licenses to those agents who have applied. To provide the balance of such number of special licenses as the Director has determined is appropriate to the event, the Director may assign such personnel of the Department as may be appropriate to sell tickets to the public at the event.

h) Lottery sales agents holding special licenses are subject to the same responsibilities and restrictions as regular sales agents as set forth in the Part.

Section 1770.40 License Revocation Without Prior Notice

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a) Pursuant to Section 10.1 of the Act, the Director must act to assure that no person whom the Act declares to be "ineligible for a license" is granted a license and that no licensed sales agent who becomes "ineligible" under the Act is allowed to remain as a licensed sales agent. The Director may revoke the license of any agent who violates this Act or any rule promulgated pursuant to this Act. The Director may revoke a license without notice or prior hearing, upon determining any of the following:

- 1) That an agent has been convicted of a felony or any crime involving fraud, misrepresentation, moral turpitude or failure to pay taxes.
 - 2) That the agent, or an employee of the agent engaged in or responsible for lottery ticket sales, has been arrested for bookmaking or any other form of illegal gambling;
 - 3) That the agent has been found guilty of any fraud or misrepresentation;
 - 4) That the agent has commingled and has failed to segregate Lottery funds from other funds, and has failed to surrender such funds and/or unsold instant tickets upon demand by the Department or its authorized agent;
 - 5) That the agent has failed to take reasonable security precautions with regard to the handling of lottery tickets and related materials;
 - 6) That the agent has ceased to offer Lottery products for sale, or has changed business ownership, as defined in Section 1770.80(d) herein;
 - 7) That, on the basis of information made available to the Director since the agent was licensed, the Director finds that the agent's character and general fitness are such that his or her participation as an agent is inconsistent with the public interest, convenience and necessity.
- b) In the event the Director revokes a license without notice and an opportunity for a prior hearing, the Director shall, by appropriate notice furnished pursuant to Ill. Adm. Code 1700.30, afford the person whose license has been revoked an opportunity for a hearing within thirty days after the revocation order has been issued. As a result of any such hearing the Director may confirm the action revoking the license, or may order the restoration of the license. In determining whether to confirm the action revoking the license, or order the restoration of the license, the Director shall take the following factors into consideration, if applicable:
- 1) the agent's history of past offenses;
 - 2) whether the agent's course of conduct constituted a threat to the safety of the agent, Department Officials, or others;
 - 3) any evidence of the agent's ignorance of a material fact which led to his unlawful conduct;
 - 4) the degree of cooperation exhibited by the agent with Department Officials;

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- 5) the degree to which the agent profited economically as a result of his conduct;
- 6) any other evidence offered and noted by the Hearing Officer as demonstrating factors in mitigation or factors in aggravation of the relief sought in the complaint.
- c) The Director may suspend, with or without notice or prior hearing, the license of any agent who violates this Act or any rule or regulation promulgated pursuant to this Act. In the event the Director suspends a license without notice and an opportunity for prior hearing, the Director shall, by appropriate notice, as provided by 11 Ill. Adm. Code 1700.30, afford the person whose license has been suspended an opportunity for a hearing within thirty days after the suspension order has been issued. As a result of any such suspension, the Director may confirm suspension of the license or may rescind the suspension. In determining whether to confirm the action confirming suspension or rescinding the suspension, the Director shall take the following factors into consideration, if applicable:
 - 1) the agent's history of past offenses;
 - 2) whether the agent's course of conduct constituted a threat to the safety of the agent, Department Officials, or others;
 - 3) any evidence of the agent's ignorance of a material fact which led to his unlawful conduct;
 - 4) the degree of cooperation exhibited by the agent with Department Officials;
 - 5) the degree to which the agent profited economically as a result of his conduct;
 - 6) any other evidence offered and noted by the Hearing Officer as demonstrating factors in mitigation or factors in aggravation of the relief sought in the complaint.
- d) Upon termination of an agent's license, the Department shall arrange, and the agent shall participate in, a meeting with the Department's representative for the purpose of rendering the agent's final lottery accounting.
- e) Upon receipt of notice of revocation, the agent shall surrender immediately to the Director or his or her designee, his agent's license and other lottery equipment and materials supplied to the agent by the Department. Service notice shall be by certified mail. Service is deemed completed if returned undelivered, when mailed to the party's last known address, with proper postage prepaid.

Section 1770.50 License Revocation, Suspension or Denial With Prior Notice

The Director may deny, suspend, or revoke an agent's license with prior notice and opportunity for hearing for one or more of the following causes:

- a) violation of any of the provisions of the Act or this Part;
- b) failure to meet or maintain the eligibility requirements for licensing as provided in the Act and these rules, and the Conditions of Licensing set forth in Section 1770.60 of this Part;
- c) fraud, deceit, misrepresentation or other conduct prejudicial to

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- d) public confidence in the Lottery; the misrepresentation of, or failure to disclose, a material fact to the Board or the Director on any report, record, application, form or questionnaire required to be submitted to the Board of Directors, including, but not limited to, the misrepresentation of or failure to disclose a criminal record, taxpayer status with the State of Illinois or relevant information bearing on the financial status of the applicant;
- e) failure to promptly produce for inspection, by a member of the Board, the Director, or their authorized representatives, including law enforcement personnel, any book, record, account, document or item required by the Act or this Part;
- f) refusal to permit access to members of the Board, the Director, or their authorized representatives, including law enforcement personnel, to any place where a licensed lottery activity is conducted;
- g) failure to file any returns or reports or to keep any records or reports as required by the Director under the Act or this Part;
- h) failure to account for lottery tickets received or the proceeds from the sale of lottery tickets, or to post a bond if so required by the Director;
- i) failure to maintain sales levels established by Department Directive;
- j) failure to comply with the instructions or directives of the Director as to security procedures for the handling of lottery tickets or the conduct of any lottery game;
- k) knowingly causing, aiding, abetting or conspiring with any other person to violate this Act or this Part;
- l) making a misrepresentation of fact to the purchaser, or prospective purchaser, of a lottery ticket, or to the general public, with respect to the conduct of any lottery game;
- m) upon a determination by the Director that the number of lottery sales agents in agent's area of operation exceeds the number which can be efficiently supported by the Department's budget, personnel or the public convenience in obtaining lottery products is sufficiently served by other agent locations considering the total volume of sales in such area.
- n) failure to pay the Department any obligation when said obligation becomes due;
- o) upon a determination by the Director that the licensed agent has become insolvent, or unable or unwilling to pay his debts, or is adjudged a bankrupt;
- p) failure to display lottery point-of-sale material in a manner which can be readily seen by the public, or make hand-out materials readily available to the public;
- q) upon any change of business ownership, business organization or business location.

Section 1770.60 Conditions of Licensing

Lottery sales licenses are subject to the following conditions of licensing:

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- a) The lottery sales license issued by the Department shall be issued to a person, as defined by Section 1770.10, for a specified point of sale, as defined by Section 1770.10, on the condition that the licensed sales agent maintains eligibility under the applicable criteria under which the license was granted by the Director, as defined in Section 1770.20;
- b) Licensees shall, at all times during the term of licensure, comply with the Act and any rules, instructions of the Director concerning the security of lottery equipment, tickets or money;
- c) Each licensed agent shall make available for sale to the public, during its normal business hours, those Illinois State Lottery ticket products for which the agent has been licensed to sell. No agent shall offer for sale any gambling or gaming tickets or chances other than those for which the agent is specifically licensed by the Illinois Department of the Lottery or other department, board or commission of the State of Illinois;
- d) No license issued pursuant to the Act shall be transferable or assignable;
- e) Lottery sales licenses and placards stating game play odds for Lottery games shall be displayed in a conspicuous place on the business premises where the lottery tickets are licensed to be sold;
- f) Lottery licensees shall actively promote the sale of Illinois State Lottery tickets;
- g) Licensees shall maintain authorized displays, drop boxes, equipment and properly display other promotional materials used in conjunction with sales in accordance with instructions issued by the Department. Each licensee will be held responsible for all tickets accepted from the Department or its distribution agents, by licensee, its agents or employees. All unsold tickets and receipts from sales, less commissions from such sales and less such sums as have been paid by licensees to winners of prizes in the manner prescribed by directives of the Department, shall be returned to the Department or its distribution agents by the stated settlement deadlines. Tickets not returned by settlement deadlines dates shall be considered to have been purchased by the agent;
- h) Each agent shall maintain current and accurate records of all operations in conjunction with sales in conformity with rules, of the Department. Such records shall be made available to representatives of the Department and the Auditor General of Illinois;
- i) No person shall sell a ticket or share at a price greater or less than that fixed by rule of the Department, provided, the Department may enter into ticket couponing and ticket discount couponing promotions in support of marketing activities. No "service" charge, "handling fee" or other cost shall be added by any person to the established price of a ticket or share;
- j) No license as an agent to sell lottery tickets or shares shall be issued to any person to engage in business exclusively as a lottery sales agent;
- k) No person other than a lottery sales agent shall sell lottery tickets;

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- l) Licensed agents shall sell lottery tickets on a face-to-face or authorized dispensing machine basis only on the business premises designated in the license, and shall not conduct sales to off-premises customers by telephone, mail, parcel delivery service, or through an agent-sponsored vehicle such as a club, players' association, or similar entity;
- m) No lottery ticket shall be sold to a person under the age of 18 years;
- n) Each licensee shall hold the Department and the State of Illinois harmless with respect to any liability arising in connection with agent ticket sales activities;
- o) Each licensee shall immediately report to the Department the loss or theft of any lottery tickets consigned to the licensee, with the ticket identification numbers;
- p) Each licensee shall redeem all winning instant game tickets presented to the licensee for prizes of \$600 or less. Each unlimited licensee shall redeem all winning tickets of any Lottery games presented to the licensee for prizes of \$600 or less;
- q) No license shall be granted to any applicant whose prior license has been revoked pursuant to these rules, when the effective date of revocation has been less than two years prior to the date of the current application;
- r) No licensed agent shall sell lottery tickets or shares issued by any governmental entity, foreign or domestic, other than tickets and shares for games operated by Illinois State Lottery;
- s) Each licensee shall establish and maintain a bank account for deposit and transfer of weekly lottery fund settlements by means of an Electronic Fund Transfer system. Any agent needing assistance in establishing an EFT account can obtain example forms from the Department. Service is deemed complete if returned undelivered, when mailed to the party's last known address, with proper postage prepaid.
- t) A license shall be granted to any applicant, or retained by any current licensee under a claim of exclusive territorial license rights or privileges, whether by leasehold or otherwise. The refusal of the landlord of a shopping center, mall or other retail sales development shared in common by an existing licensee and the prospective licensee who has been denied Lottery licenses privileges by landlord shall be prima facie evidence of licensing exclusively prohibited by this Section.

Section 1770.70 License to be Displayed

- a) Every licensed agent shall prominently display his license or a copy thereof in an area visible to the general public.
- b) In addition, the "Authorized Lottery Agent" decal shall be mounted on a prominent public window of the agent's premises.
- c) Each lottery sales agent shall maintain and display all promotional material in a prominent location, conveniently visible to the public.

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Section 1770.80 Change of Name, Ownership, or Form of Business Organization

a) Every change in the name, ownership or form of business organization of the business designated in the license as permitted to offer to the public lottery tickets, shall be reported by the licensed agent to the Director thirty days prior to effective date of change. Reporting may be accomplished by mailing notice of the proposed change by certified mail, return receipt requested, postmarked on or before the thirtieth day prior to the effective date of change, and addressed to the Department at the following address:

Illinois State Lottery
201 East Madison Street

Springfield, Illinois 62702

b) "Change of name" means a change in the name of the business designated in the license, by which name the business is intended to be known to the public.

c) "Change of business organization" means a change from one form of organization and ownership of the business, as permitted by the laws of the state, to another, including, but not necessarily limited to, general partnerships, limited partnerships, corporations and proprietary ownership.

d) "Change of ownership" means the transfer of 50% or more of the equity, management control, legal ownership, shares or stock of the business designated in the license.

e) Each notification of change of name, ownership or form of business organization of a licensee communicated to the Director shall include the following information:

- 1) the name, address and agent identification number of the licensed agent;
- 2) the name of the business as it appears on the license;
- 3) the proposed new name of the business designated in the license; if applicable;
- 4) the current form of business organization;
- 5) the proposed form of business organization, if applicable;
- 6) the current owners, managers or shareholders of the business, as is indicated in the license;
- 7) the proposed changes of ownership, including the names and addresses of the proposed new owners, managers or shareholders, the percentage of proposed transfer of equity, management control, legal ownership, shares or stock; and
- 8) the anticipated date of the proposed change in name, business organization or ownership.

f) The Director shall review the changes, considering current licensing standards, as provided in the Act and this Part.

g) The Director, upon approval of the change in name, business structure or ownership, shall issue a new replacement license reflecting the new name, business structure, or ownership.

h) The new replacement license shall have an expiration date no later than the expiration date as provided in the previous license.

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- i) In the event of the proven incapacity, death, receivership, bankruptcy or assignment for the benefit of creditors of any licensed agent or business as designated in the license held by a licensed agent, and upon approval of the Director, the license may continue under a court-approved or court confirmed guardian, executor or administrator, receiver or trustee for the benefit of creditors, who may continue to operate the business designated under the license, subject to the provisions of this Act and this Part, including the requirements that:
 - 1) the person to whom the license is transferred must be otherwise qualified to hold a license;
 - 2) the license following the transfer shall be void in the event the license transferee ceases to hold such court-appointed or court-confirmed position;
 - 3) the Director may condition the transfer of any license under this section upon the posting of a bond on such terms and under such conditions as the Director may deem necessary to protect the financial interests of the State, provided that any such bond shall reflect the reasonably anticipated risk of transfer.
- j) Every change in the location of the business designated in the license shall be reported to the Director no less than thirty days prior to the effective date of the change. If such change results from severe damage to or destruction of the business premises specified in the license, as a result of fire, natural disaster or other cause beyond the control of the licensed sales agent, the licensed sales agent shall promptly notify the Director of such destruction or damage to the business premises, and the consequent change of location, but in no case shall such notification be later than three days after such damage to or destruction of the premises or change of location.

k) Except as otherwise provided in this section, any change of business ownership, business organization or business location shall necessitate termination of the existing licensing agreement, as of the effective date of the change of ownership, form of business organization or change of address. The Director shall notify the agent, within five working days of receipt of the notification of change of ownership, form of business organization or change of location, of the effective date of such termination and the right of the agent to a hearing as provided by Section 1700.30 (11 Ill. Adm. Code 1700). The Director's notice to the agent shall be deemed accomplished by depositing the same in the United States mail, postage prepaid, addressed to the licensee at the licensee's address contained in the official Lottery records at the licensed agent's address, and will be mailed certified mail, return receipt requested. The Director's return receipt shall constitute evidence of mailing. In the event of change of ownership or of a corporate chain or franchise in which a business at a licensed location continues operation under the franchisor or chain corporate management, and upon corporate guarantee and assumption of the financial obligations of the licensee, a license may be assigned to the corporate sponsor and need not be terminated.

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Section 1770.90 Delinquent Financial Obligations

a) It is the obligation of each Lottery sales agent to remain current on his or her financial obligations to the Department. Lottery accounts are due and owing, in full, on each settlement day designated by the Department. Settlement of on-line terminal agent ticket accounts will be on a weekly basis, and settlement of instant game ticket accounts will be as scheduled by the Department. Accounts not settled on designated settlement days shall be deemed delinquent. Serious or repeated delinquencies may result in the suspension or revocation of a Lottery sales agent's license or the deactivation of the Lottery sales agent's on-line terminal. In the event the Department determines that a delinquency exists as a result of failure of an agent to segregate Lottery funds from other funds or as a result of comingling of Lottery funds or other assets so that the funds and assets of the Department, held in trust by an agent, cannot be identified and surrendered upon demand by the Department or its authorized collection representative, the Department shall revoke the license without notice or prior hearing, as provided in Section 1770.40(a)(4) of this Part. Lesser delinquencies in satisfaction of delinquent financial obligations will be processed pursuant to the provisions of subsection (b) of this Section.

b) In the event an agent is delinquent with respect to settlement of his or her instant ticket sales account, and the delinquency is the first or second such delinquency within the past twelve months, inclusive of the month of the current delinquency, the collector will establish an extended collection deadline of 4:00 p.m. on the collection day, for a morning delinquency, and 10:00 a.m. the following business day for an afternoon delinquency. A delinquent agent will be credited with each such delinquency. There will be no sanctions imposed with respect to the first two such delinquencies within a twelve-month period, unless both delinquencies occur within a 30-day period. Upon the third such delinquency, or the second of two delinquencies in a 30-day period, the Department or its collection agent shall notify the licensee that it will be under review by Department management for possible license revocation. The agent's on-line terminal will be disconnected pending Departmental review of the circumstances surrounding the delinquencies. If the Department determines that the delinquencies, or any of them, were reasonably justified due to circumstances beyond control of the agent, the Department will reinstate the agent by reactivating the terminal. Thereafter, any subsequent delinquency which, when taken with other delinquencies within the immediate past twelve calendar month period totals three delinquencies, or two delinquencies within a thirty day period, shall require additional review by the Department. If, upon any such review, the Department determines that the delinquencies are not reasonably justified by the agent the Department shall proceed with notification of termination in accordance with the procedures set forth in subsection (d)(3) of this

Section.

c) The Department will apply sanctions with respect to delinquent on-line agent accounts according to the following schedule of sanctions:

1) First delinquency: In the event an agent is delinquent in settlement of his or her Lottery account, and the delinquency is the first within the past twelve months, inclusive of the month of delinquency, the agent will deliver the settlement envelope and correct payment to the Department's on-line vendor by 4:00 p.m. if delinquency was before noon (12:00 p.m.); if after noon (12:00 p.m.) the deadline is 10:00 a.m. the next working day. If the current week's settlement which was due on settlement date is paid by the extended settlement deadline, the agent will be credited with one delinquency but will receive no further sanction;

2) Second delinquency: In the event an agent is delinquent in settlement of his or her Lottery account or any extended payment deadline, and the delinquency is the second one in the past twelve months, inclusive of the month of the delinquency, the collector will promptly notify the Department of the delinquency, whereupon the delinquent agent's Lottery sales terminal will be immediately deactivated and the agent will be credited with a second delinquency. When settlement of the current week's account which was due on settlement date is paid to the Department's on-line vendor, the Lottery sales terminal will be reactivated unless the second incident is within one month of the first. If this occurs, the sales terminal will be reactivated only after review and approval by the Deputy Director of Audit and Finance, Supervisor of Financial Accounting, or the Deputy Director of Administration;

3) Subsequent delinquencies: In the event an agent is delinquent in settlement of his or her Lottery account or any extended payment deadline, and the delinquency is the third or more in the past twelve months, inclusive of the month of the delinquency, the collector will promptly notify the Department of the delinquency, whereupon the delinquent agent's Lottery sales terminal will be immediately deactivated and the agent will be credited with an additional delinquency. The following table sets forth the required payment and reactivation policy:

REQUIRED PAYMENT AMOUNT	TERMINAL REACTIVATION
THIRD:	
Current week's settlement plus any partial week's settlement	One business day after payment and after review and approval by Deputy Director of Audit and Finance, Supervisor of Financial Accounting

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FOURTH:

Current week's settlement plus any partial week's settlement plus any other monies due the Lottery for other games.

or Deputy Director of Administration.

Two business days after payment and after consideration by Deputy Director of Audit and Finance,

Supervisor of Financial Accounting or Deputy Director of Administration.

FIFTH:

Current week's settlement plus any partial week's settlement plus any other monies due the Lottery for other games

Three business days after payment and after consideration by Deputy Director of Audit and Finance, Supervisor of Financial Accounting, or Deputy Director of Administration.

d) The Lottery may, upon written notification and with opportunity for hearing, revoke an agent's terminal license after review of a delinquency, at any stage if the Director determines that termination is in the best interest of the Lottery. Such termination may be initiated without prior notice and opportunity for hearing when the Department's funds are not segregated and available for surrender as provided in Section 1770.40 of this Part. An evaluation of the circumstances surrounding delinquency, including a review of a delinquent agent's past delinquency record will be conducted to differentiate between incidental agent management error and lack of financial stability or responsibility. Service is deemed complete if returned undelivered when mailed to the agent at the address of the licensed premises with proper postage prepaid.

e) Upon receipt of an agent's insufficient funds check by the Department for instant ticket sales, the Department will notify the District Office of the not sufficient funds (NSF) check and that agent's sales terminal will be immediately deactivated. When the Department is notified by the District Office of payment of the NSF check and any applicable penalties pursuant to Section 21 of the Act (Ill. Rev. Stat. 1987, ch. 120, par. 1171), the Department will reactivate the agent's sales terminal.

f) It is the responsibility of the licensed sales agent to insure that all payments due the Department are properly prepared. Failure to properly prepare and tender any payment due the Department shall not be an excuse for failure to fulfill obligations due the State Lottery.

g) The deactivation or removal of an on-line terminal, or the suspension

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or revocation of the license of a Lottery sales agent shall not relieve the Lottery sales agent of liability for any obligation due the Department.

Section 1770.100 Bonding of Agents

The Department may require a surety bond or a bond secured by the assignment of a bank account or certificate of deposit from any agent, at such agent's expense, so as to avoid any monetary loss to the State because of an agent's activities in the sale of tickets. The Department may require a financial statement revealing the financial condition of any person or organization seeking to become or continue as an agent.

Section 1770.110 License Expiration and Renewal

All licenses issued by the Department pursuant to this Act shall be valid for a period not to exceed two years after issuance unless sooner revoked, cancelled or suspended. The license may be terminated before the expiration date by the Director in accordance with this Part.

Section 1770.120 Agent Financial Adjustments

Whenever tickets held in trust are lost, stolen or destroyed while in the possession of a Lottery agent or distributor, or while in transit to, from or between the Department and the agent or distributor, the Department may provide for full or partial credit against the settlement due the Department from an agent for lost or destroyed non-winning tickets and mid-tier tickets authorized prior to the loss. Each such claim for credit shall be accompanied by an affidavit, an incident report and a police or fire report, as appropriate, and/or such other supplementary documentation as the Director may deem necessary to proper validation of the loss.

Section 1770.130 Lost, Stolen, and Damaged Winning Tickets and other Discrepancies

- a) No claim for a game prize with respect to any Lottery game shall be honored, and no prize shall be paid with respect to any such claim, unless the claim is accompanied by a valid winning ticket for the game and the prize. Each winning ticket must pass such validation and security tests as the Department may require to validate the ticket.
- b) Whenever a winning ticket is stolen, lost or destroyed after such ticket has been placed in the hands of a Lottery agent or the Department, the Department may provide for payment of the prize to the winner thereof, provided that the purported winner furnishes a valid claim receipt with attached computer-generated pay ticket, with respect to a claim filed with a Lottery agent, or the claim receipt only, with respect to a claim filed with a Department administrative or marketing office. In the event a claim has been entered into the computer system but the claimant is unable to produce a claim receipt,

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No action will be taken with respect to the claim until the claim period for the game has expired, unless the ticket and original claim form and claimant's copy of the claim form remain lost at the conclusion of the claim period for the game in question, within thirty calendar days from and after the final claim date, any claimant with respect to such a prize may request a hearing, as provided by the Hearing Rules of the Department (11 Ill. Adm. Code 1710), for purposes of proving-up the claim. If multiple claims are filed with respect to the same prize, such claims shall be heard in a consolidated hearing during which each claimant shall be permitted, in turn, to present evidence in support of his or her claim. No discovery of Department records relating to ticket procurement or ticket claims shall be allowed. At the conclusion of the offering of all proofs by all claimants for a prize, the Department shall offer such evidence as may be available from Department records that will tend to establish that agent location at which the actual winning ticket was sold, together with the ticket identification numbers, and the date and time of sale. The Department's motion for dismissal prior to offering of proofs, accompanied by Department's certification that no computer claim record exists with respect to a purported claim, shall constitute an absolute defense to any claim for a prize.

Section 1770.140 Sales by Department Directly

- a) The Department may engage in direct sales of tickets at any selling points it establishes within the State. The Department may also sell its products by means of telephone, parcel delivery services and, to the extent permitted by federal statutes, through the United States mails.
- b) In any case where the Department is engaged in the selling of tickets as a general promotion, nothing herein shall be construed to prohibit the Department from compensating lottery agents who may be economically adversely affected by such promotion.

Section 1770.150 Sales, Inspection, Compensation, and Ticket Purchases

- a) Tickets shall be sold only to purchasers physically present on the premises at the specific location named in the license. The specific location referred to above may include a business that transports itself to various parts of this state only, but does not have a stationary address where it conducts business. In this instance, the license shall be given for a particular vehicle registered in the State of Illinois, provided that the licensee shall designate an address within the State of Illinois for purposes of financial settlement and mailing of all notices to licensees as provided in this Part.
- b) All ticket sales shall be final, and no agent is authorized to accept ticket returns except as otherwise provided in this Part or with the specific approval of the Director.

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- c) Authorized inspectors of the Department may inspect the business premises of any agent at any time during normal business hours. Such inspections may be made without prior notice to the agent. An agent is entitled to a commission for tickets sold by the agent at such rate or rates as are established by the Director.
- d) Each licensed agent shall be entitled to such bonus or bonuses to be awarded with respect to a winning ticket sold by the agent as may be established by the Director with respect to each particular lottery game.
- e) The Director may award additional cash bonuses or other incentives from time to time to sales agents. Agents shall be notified of any such bonuses or incentives by means of an agent newsletter or such other similar agent circular as may be distributed by the Department.
- f) Each agent shall deposit to the credit of the State Lottery Fund Account in a bank, or otherwise return to the Department in the manner prescribed by directive, all monies received by the agent from the sale of tickets less the amount of commission and such sums of money paid out by the agent to winners of prizes. The agent shall file with the Department, or its designated representatives, reports of receipts, sales, payment to winners and related transactions in such form and containing such information as the Department may require by directive. Any discrepancies in such receipts and transactions are to be resolved as provided in the reporting directives.
- g) All tickets, accepted by an agent from the Department or its authorized representatives, are the property of the Lottery until sold and deemed to have been purchased by the agent, unless returned to a representative of the Lottery within the time specified by the Department and the purchase prize paid to the State, less the appropriate deductions. The agent is responsible for lost, stolen or missing tickets not returned.

Section 1770.160 Lottery Tickets

- a) The Director is authorized to prepare for sale to the public such lottery tickets as may be appropriate for implementation of the lottery games offered, from time to time, by the Department.
- b) Each lottery ticket shall contain the price of the ticket, the drawing date if appropriate, and such unique identification numbers or symbols and such other information as the Director may deem appropriate for security and marketing purposes.
- c) Any unsigned lottery ticket issued by the Director is a bearer instrument and shall be treated as such until a name is imprinted or placed upon the rear portion of the lottery ticket in an area designated for "Name". Once a name is placed on the rear of said ticket in the place designated therefor, the person whose name appears in that area shall be the owner of said ticket and shall be entitled to any prize attributable thereto, subject to the provisions of subsection (d) of this Section.
- d) In the event an otherwise valid ticket is submitted as a claim for

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payment, and the Department is put on notice prior to payment of said claim that ownership of the ticket is disputed by an adverse claimant alleging fraud, theft, loss, conversion or any other misappropriation of the ticket by the claimant of record, the Department may withhold payment of the claim for a period of ten working days from and after the working days during which the adverse claim was first communicated by oral or written means to the Department. If a civil action is initiated on behalf of the claimant or adverse claimant in a circuit court of the State of Illinois, or equivalent court of any sister state within ten working days from and after the Department has received the notice of adverse claim, the Department shall continue to withhold payment of the prize, or any part thereof to the claimant or adverse claimant until an adjudication of the ownership has been rendered by the court, all statutory appeals therefrom have been exhausted and, in the case of a judgment entered by the courts of a sister state, the final order has been registered as a foreign judgment in an Illinois court, and all statutory appeals therefrom have been exhausted, whereupon the Department shall honor the claim of the prevailing party. During the course of any such litigation, the Department may interplead and pay into court the prize or, in the case of an installment prize, such installment or installments as may fall due during the course of litigation. In the event the Department is not notified by written confirmation received by the Department before close of business on the tenth working day from and after receipt of the initial adverse claim by the Department, that a civil lawsuit has been filed as provided herein, the Department shall honor the claim as filed by the claimant who has presented the winning ticket, and will proceed to process the claim for payment without further reference to the adverse claim. If a violation of Illinois criminal law is indicated, the matter shall be referred by the Director to the appropriate law enforcement authorities, and nothing in this section will be construed to require the Department to take any action or pay any claim pending final disposition of any criminal investigation or proceedings. No interest shall be payable with respect to prize payments made by the Department, its contractor or other agencies authorized to make such payments by direction of the Department.

- e) No claim shall be deemed complete, and no prize shall be awarded with respect to a claim, unless the claimant can and does produce a valid winning ticket to the game and prize claimed. Except as otherwise provided in subsection (d) of this Section, claims not accompanied by a winning ticket will be rejected. Any claim received by an agent and unaccompanied by a ticket will be forwarded to the Department. Upon receipt of any such claim, the Department shall notify the claimant of the rejection, such notice to be accomplished by certified mail, with notification to the party's last known address, with proper postage prepaid. Notice of rejected claims will be mailed within ten working days of receipt of the claim by the Department, at its claims validation unit in the Lottery Central offices in Springfield, Illinois.

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Section 1770.170 Lottery Games

- a) The Director may authorize instant ticket games in which winners are determined by matching certain of the numbers, letters, characters, words or devices as provided by the rules of the game. Instant game rules may also provide for preliminary and grand prize drawings. Preliminary drawings will be conducted at the Lottery Central Offices to determine semifinalists for Grand Prize drawings. Preliminary drawings will be from those tickets or shares eligible for entry into the preliminary drawing and submitted to the Department as part of the preliminary drawing pool in such manner and by such deadline as may be provided by departmental directive. Preliminary drawings shall be open to the public and notice of such drawings shall be posted in the State of Illinois Center in the City of Chicago and the Department's Central offices in the City of Springfield, Illinois, at least five days prior to such drawing. Grand prize drawings shall be conducted pursuant to the rules of the game, and copies of written procedures to be followed at Grand Prize drawings will be furnished each finalist prior to a drawing.
- b) The Department may offer passive lottery games wherein tickets bear pre-assigned numbers or words. Winners in such games shall be determined either by the results of future events or by publicly held drawings wherein randomly drawn numbers are selected and tickets with numbers matching those drawn shall entitle the ticket holder to the prize indicated on the ticket and in accordance with the prize structure established by the game rules.
- c) The Department may offer computer operated games where players are permitted to purchase tickets bearing player-selected numbers for drawings which are regularly scheduled in accordance with game rules. With respect to such games, the Director shall conduct drawings using such air-driven or gravity selection equipment including but not limited to, devices utilizing air-driven ball selection, gravity mixing chamber ball selection, spinning wheel and ball selection or similar equipment, and utilizing either hollow or solid balls appropriate to the type of equipment utilized. Drawings shall be by random selection in the presence of a certified public accountant who will monitor the integrity of the drawing procedure. Players holding tickets with numbers corresponding to those drawn in the several games shall be entitled to prizes in the amounts set forth in game rules to be established by the Director, provided that prizes awarded in connection with the parimutuel game commonly known as "Lotto" or any variation thereon by any name otherwise designated, shall be awarded on the basis of the prize pool available, in accordance with the prize structure established by game rule.

Section 1770.180 Drawings

- a) All drawings shall be open to the public in a manner consistent with

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game security and facilities requirements and shall utilize such mechanical devices and following such procedures as are established by this Part and the game rule issued by departmental directive.

- b) The Department may award prizes of cash or merchandise as door prizes at drawings, as special events and in connection with promotions. Numbers shall be drawn at random to determine such special prizes according to procedures determined by the Director from time to time and announced in appropriate directives.

Section 1770.190 Prize Payment and Claiming of Prizes

- a) The prize structure may vary with each game and will be established at the beginning of the game by the Director. The prize structure, odds of winning, the manner in which winners are determined, the claim period for the game and various procedural matters will be set forth in game rules and play instructions.
- b) Claims for all prizes as designated in game rules and directives issued by the Department and in the amount of \$600 or less may be claimed by presenting winning tickets to Lottery sales agents, within such agent claim periods as may be established by the Director in game rules for the various games. Agents shall pay such prizes directly from Lottery ticket sales funds on hand, or when instructed by the Department, by filing the winning tickets and claim forms with the Department. Claims presented for payment at agent locations after the agent claim period established in game rules shall be presented to any Department office for payment. When a claim is presented to any agent for payment, the claimant shall present the ticket to the agent, complete the name and address portions on the reverse of the ticket and show identification. The agent, after verifying that the ticket is a winning ticket for the drawing date on the ticket and examining the ticket for alteration, shall pay the ticket for alteration, shall pay the claimant or his or her authorized representative directly. When such a claim is presented for payment directly by an agent, the claimant shall present the ticket to the agent, complete the name and address portions on the reverse of the ticket and show identification. The agent, after verifying that the ticket is a winning ticket for the drawing date on the ticket and examining the ticket for alteration, shall pay the claimant or his or her authorized representative directly.
- c) All claims for prizes of \$601 or more, as well as claims for lesser prizes not paid by an agent pursuant to subsection (d) of this Section, must be paid centrally by the Department. Claimants may obtain claim forms from any lottery on-line ticket sales agent, any departmental regional office, the Department's administrative offices in Chicago or Lottery General Offices in Springfield, Illinois. When initiating a claim at any of the aforesaid offices, a claimant shall present proof of identification and the winning ticket. The agent or Department employee, as applicable, will assist the claimant in filling out the claim form which will be signed by the agent or employee and by the claimant or his or her authorized representative.

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The claimant or authorized representative will receive a copy of the claim form as a receipt. The winning ticket and a copy of the claim form will be sent to the Department's central offices in Springfield, Illinois, for verification. When the ticket is verified as a winning ticket, the prize, or first installment thereof in the case of installment awards will be mailed to the claimant.

- d) Prize payments for prizes in the amount of \$5,000 or less claimed by multiple winners playing as partners or as a group, with common ownership of a winning ticket at the time of the prize drawing, may file the claim in the individual name of one of the partners or members of the group. Any claim filed on behalf of such an individual group member shall be filed in the same manner as if filed on behalf of a single claimant, except that the group claimant may attach federal income tax form 5754 and Illinois income tax form IL-5754 listing the names, addresses, social security numbers and other relevant data with respect to each member of the partnership or group sharing the prize and the respective shares of each such individual member. The Department will process a voucher payable to each individual listed on the form 5754, dividing the winnings equally, or as otherwise designated on the form 5754. The Department will then process payment vouchers, with forms 5754 attached, to the office of the Comptroller for preparation of warrants and end of year income tax withholding documents.
- e) Prize payment warrants for prizes in the amount of \$5,000 or more claimed by multiple winners playing as partners or as a group, with common ownership of a winning ticket at the time of the prize drawing, will be made out to a partnership as a single payee, or to each of the individual partners or members, as requested by the winners. Partnership claims shall include the name, address and Federal Employer's Identification Number of the partnership and the ticket and claim form will be signed by at least one of the general partners. Claims for payment to the individual winners of a group prize will be filed by each partner or member executing a claim form which then must be endorsed by one of the partners or members, who will sign the ticket on behalf of the group. The ticket and all of the individual claim forms, together with a claim cover form listing each of the group claimants and such other pertinent information as the Department may require for processing of the claim, will be filed as a single claim package. The Department will then process separate vouchers for payment of the proportionate share due each of the several claimants.
- f) Lottery clubs, charitable organizations, corporations, partnerships and other "artificial" persons shall be eligible to purchase lottery tickets. However, with respect to awards of prizes for life, such "artificial" persons shall be entitled to the minimum guaranteed prize.
- g) Prize structures for parimutuel games offered by the Department will be established by game rule. With respect to each such game, the prize pool for each level of prize offered per drawing will be expressed as a percentage of total ticket sales for the drawing. The

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Grand Prize pool will be divided by the number of Grand Prize winners to determine the amount of cash available per winner. If the cash available per winner is sufficient to purchase an annuity or federal security investment sufficient to yield a minimum of \$1 million per Grand Prize winner payable over twenty years, inclusive of a first-year cash payment of 1/20th of the winner's share of the Grand Prize and nineteen subsequent installments on an annual basis, the investments will be made by the Department and the prize paid accordingly. If the amount available in the Grand Prize pool is not sufficient to purchase a minimum investment designed to yield at least \$1 million per each Grand Prize winner as provided hereinabove, the Grand Prize pool will be divided equally among the winners and paid in a single lump sum payment. The amount of lower tier prizes will be determined by dividing each of the prize pools by the number of winners for each respective prize level, and rounding each prize payment down to the nearest fifty cents.

1) Payment of prize installments due with respect to a prize due a winner whose death occurs prior to payment of the final installment may be accelerated. Any prize, or portion thereof remaining unpaid at the death of a winner, may be paid to the estate of such deceased prize winner, or to the designated trustee under a revocable living trust established by the deceased prize winner, as settlor, provided that a copy of such trust has been filed with the Department, along with a notarized letter of direction from the settlor, and no written notice of revocation has been received by the Department prior to the settlor's death. Following such a settlor's death and prior to any payment to such a successor or trustee, the Director shall obtain from the trustee and each trust beneficiary a written agreement to indemnify and hold the Department harmless with respect to any claims that may be asserted against the Department arising from payment to, or through the trust.

2) At the election of the estate or successor trustee, the estate or trustee may have the option to request, within six months from the date of death, that the annuity or equivalent investment securities procured by the Department for purposes of generating annual installment prize payments be liquidated at current market value and paid over to the personal representative of the estate or beneficiary successor trustee, as appropriate. Upon receipt of notice of election to liquidate the remaining prize, if the prize payment has been structured through purchase of an annuity, and the annuity contract permits early liquidation, the Department shall promptly notify the annuity company and request that the annuity be liquidated and the commuted (check) value be paid to the personal representative or successor trustee. If the Department has procured investment securities to generate income for satisfaction of future prize installments, the Department, as soon as practicable after such notification, and without jeopardy to the common investment position of securities purchased in

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connection with payment of future installments to other winners of Grand Prizes from the same drawing date as decedent, shall offer such securities for market sale and shall pay the personal representative or successor trustee the proceeds of sales attributable to decedent's prize. Prior to such distribution, the Department shall deduct from the proceeds of sales such sum as may be required to absorb from the share of the party requesting liquidation, any penalties or losses incidental to sale, and to restore the investment position of securities purchased with respect to any other same-date winners to the position held prior to liquidation. The balance of the proceeds of sale attributable to decedent's prize shall be distributed. Prior to authorizing accelerated liquidation of any prize, the Department shall obtain from each personal representative or successor trustee requesting such liquidation a complete release of any further liability of the Department for further payments with respect to the decedent's prize upon liquidation as provided herein, and the Department in liquidating the investment vehicle for any such prize shall be discharged of any further liability with respect to such prize beyond the amount actually realized through liquidation. Any election pursuant to this subsection shall be irrevocable.

h) Cash prizes must be claimed within a claim period set by Departmental directive and the game rules establishing claim periods for the respective games offered by the Department. Unclaimed prize money shall be retained by the Director for the person entitled thereto, for the claim period after the date of the drawing in which the prize is won, as established by game rule.

i) Winning tickets which provide entry into a Preliminary Grand Prize drawing for any instant game must be filed with the Department by the deadline established in the game rules. Entry tickets filed after the Preliminary Grand Prize qualification drawing for the game with respect to which the tickets were sold will be entered into the Preliminary Grand Prize Drawing pool for the next game drawing subsequent to filing of such tickets, provided that no such ticket will be eligible for entry into a subsequent drawing unless filed with the Department, within 120 days of the announced end of the game for which the ticket was originally sold, provided, however, that the Director may establish lesser claim periods for specific games by directive and game rule.

Section 1770.200 Eligibility to Buy

No ticket shall be purchased by, and no prize shall be paid to any of the following persons:

a) Any member of the Board or any officer or other person employed by the Board or by the Department; also any employees of any TV station from which lottery drawings originate who are directly involved in the production of drawing telecasts, including floor director camera

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operators, stage hands, character generator operators, air control technicians, announcer and performer for each telecast; the employees of any advertising agency, public relations agency of any consultant employed by the Department; and further those employees of audit firms performing on site contractual audit services with respect to Department's operations. In the event the Director determines that purchases of tickets by employees of any vendor of goods or services to the Department or Board may jeopardize the security or integrity of the Lottery, the Director will provide by rule or by contract with the vendor that no ticket shall be purchased by, and no prize shall be paid to any, officer or

b) Any spouse, child, brother, sister or parent residing as a member of the same household in the principal place of residence of any person designated in subsection (a) of this Section.

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1) Heading of the Part: FREEDOM OF INFORMATION PROCEDURES2) Code Citation: 2 Ill. Adm. Code 10763) Section Number:

1076.110	<u>Adopted Action:</u>
1076.200	Amendment
1076.210	Amendment
1076.300	Amendment
1076.410	Amendment
APPENDIX A	Repealed
APPENDIX B	Amendment

4) Statutory Authority: Implementing and authorized by the Freedom of Information Act (Ill. Rev. Stat. 1987, ch. 116, par. 201 et seq., as amended by P.A. 85-1357, effective January 1, 1989) and Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.01).5) Effective Date of Amendments: May 16, 19896) Does this rulemaking contain an automatic repeal date? No7) Does this proposed amendment contain incorporations by reference? No8) Date Filed in Agency's Principal Office: May 10, 1989.9) Notices of Proposal Published in Illinois Register: N/A10) Has JCAR issued a Statement of Objection to this rule? N/A11) Difference(s) between proposal and final version: N/A12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? N/A13) Will this amendment replace an emergency rule currently in effect? No14) Are there any amendments pending on this Part? No15) Summary and Purpose of Amendments: This amendment is being promulgated to modify the charges for duplication of records made in response to requests for public records under the Freedom of Information Act. The cost for paper copies from paper originals is being reduced to four cents per copy and a cost of one cent per label for address labels is being added. This amendment also provides for waiver of copying costs when the waiver of the fee is in the public interest, as specified in P.A. 85-1357, or when the

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copying costs are less than ten dollars. The rule is also being amended to provide that if the requestor fails to pay costs within 60 days of being notified of the costs, the Department will consider the request to be withdrawn. Finally, several non-substantive, editorial changes have been made.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Betsy Salus
Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
785-9880

The full text of the Adopted Amendment begins on the next page:

Section
1076.10
1076.20

Summary and Purpose
Definitions

SUBPART B: PROCEDURES FOR REQUESTING PUBLIC RECORDS

Section
1076.100
1076.110

Person To Whom Requests Are Submitted
Form and Content of Requests

SUBPART C: PROCEDURES FOR DEPARTMENT RESPONSE TO REQUESTS
FOR PUBLIC RECORDS

Section
1076.200
1076.210

Timeline for Department Response
Types of Department Responses

SUBPART D: PROCEDURES FOR APPEAL OF A DENIAL

Section
1076.300
1076.310

Appeal of a Denial
Director's Response to Appeal

SUBPART E: PROCEDURES FOR PROVIDING PUBLIC RECORDS TO REQUESTORS

Section
1076.400
1076.410
1076.420

Inspection of Records at Department Offices
Copies of Public Records
General Materials Available from the Freedom of Information
Officer

APPENDIX A
APPENDIX B

Freedom of Information Request Form (Repealed)
FEE SCHEDULE FOR DUPLICATION OF PUBLIC RECORDS

AUTHORITY: Implementing and authorized by the Freedom of Information Act (Supp. to Ill. Rev. Stat. 1983 1987, ch. 116, par. 201 et seq., as amended by P.A. 85-1357, effective January 1, 1989) and Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1983 1987, ch. 127, par. 1004.01).

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SOURCE: Adopted at 8 Ill. Reg. 12322, effective July 2, 1984; amended at 13 Ill. Reg. 7940, effective May 16, 1989.

SUBPART B: PROCEDURES FOR REQUESTING PUBLIC RECORDS

Section 1076.110 Form and Content of Requests

- a) All requests for public records submitted to the Department under the FOIA shall be in writing. Such requests may be submitted on FOIA request forms provided by the Department. (See Appendix A of these rules)
- b) The requestor shall include the following information in any request for public records:
 - 1) The requestor's full name, mailing address and telephone number, including area code, at which the requestor can be reached during normal business hours.
 - 2) A description of the public records sought, being as specific as possible.
 - 3) Whether the request is for inspection of public records, copies of public records, or both.

(Source: Amended at 13 Ill. Reg. 7940, effective May 16, 1989)

SUBPART C: PROCEDURES FOR DEPARTMENT RESPONSE TO REQUEST FOR PUBLIC RECORDS

Section 1076.200 Timeline for Department Response

- a) The Department shall respond to a written request for public records within seven working days after the receipt of such request.
- b) In the event that the Department cannot respond to the request for public records ~~cannot be responded to~~ within seven working days for one of the reasons provided in Section 3(d) of the FOIA, the Department shall have an additional seven working days in which to respond. The Department shall give the requestor notice of the extension of time to respond. Such notice of extension shall set forth the reasons why the extension is necessary.

(Source: Amended at 13 Ill. Reg. 7940, effective May 16, 1989)

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Section 1076.210 Type of Department Responses

- a) The Department shall respond to a request for public records in one of three ways:

- 1) Approve the request.
- 2) Approve in part and deny in part.
- 3) Deny the request.

- b) When a request for public records has been approved, the Department may give notice that the requested material will be made available upon payment of reproduction costs, or give notice of the time and place for inspection of the requested material.

- c) A denial of a request for public records shall be made in writing. It shall state the reasons for the denial in accordance with either Section 3(f) or Section 7 of the FOIA and the names and titles of individuals responsible for the decision to deny the request. The denial shall also inform the requestor of the right to appeal to the Director of the Department of Nuclear Safety. Requests for public records shall be denied only for the reasons stated in either Section 3(f) or Section 7 of the FOIA. A denial of a request shall be made in writing and shall provide the reasons for the denial, the names and titles of individuals responsible for the decision to deny the request, and a statement that the requestor may appeal the denial to the Director of the Department of Nuclear Safety.

- d) Categorical requests creating an undue burden upon the Department shall be denied only after extending to the requestor an opportunity to confer in an attempt to reduce narrow the request to manageable proportions in accordance with Section 3(f) of the FOIA.

- e) Failure to respond to a written request within seven working days may be considered by the requestor as a denial of the request. Such a denial may be appealed to the Director in accordance with Section 1076.230.

(Source: Amended at 13 Ill. Reg. 7940, effective May 16, 1989)

SUBPART D: PROCEDURES FOR APPEAL OF A DENIAL

Section 1076.300 Appeal of a Denial

- a) A requestor whose request for public records has been denied by the

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Freedom of Information Officer may appeal the denial to the Director of the Department. The notice of appeal shall be made in writing and shall be addressed to:

Director
Illinois Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
ATTN: FOIA APPEAL

- b) The notice of appeal shall include a copy of the original request, a copy of the denial received by the requestor or a statement that the Department failed to respond to the requestor within seven working days, and a written statement setting forth the reasons why the requestor believes the appeal should be granted.

(Source: Amended at 13 Ill. Reg. 7940, effective May 16, 1989)

SUBPART E: PROCEDURES FOR PROVIDING PUBLIC RECORDS
TO REQUESTORS

Section 1076.410 Copies of Public Records

- a) Copies of public records shall be provided to the requestor only upon payment of any charges which are due. If payment is not received within 60 days after the Department has notified the requestor of the charge, the Department shall consider the request withdrawn.
- b) Charges for copies of public records shall be assessed in accordance with the "Fee Schedule for Duplication of Public Records" set forth in Appendix B of these rules this Part. If the requestor asks that copies of the public records be sent to him, postal charges shall be assessed at the actual rate charged to the Department.

- c) Charges shall be waived if:

- 1) the requestor is a State agency,
- 2) the requestor is a constitutional officer or a member of the General Assembly,
- 3) the requestor states the specific purpose for the request and indicates that a waiver of the fee is in the public interest. Waiver of the fee is in the public interest if the principal purpose of the request is to access and disseminate information.

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regarding the health, safety and welfare or the legal rights of the general public and is not for the principal purpose of personal or commercial benefit (Section 6(b) of the FOIA as amended by P.A. 85-1357, effective January 1, 1989), or

- 4) the total charge for copies of the public records, including any postal charges and any fees assessed in accordance with the "Fee Schedule for Duplication of Public Records," set forth in Appendix B, is less than ten dollars.

(Source: Amended at 13 Ill. Reg. 7940, effective May 16, 1989)

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Section 1076. Appendix A Freedom of Information Request Form (Repealed)

Name of Agency		Address		City	
Requester's Name (Or business name if applicable)		Date of Request		Phone Number	
Street Address		CERTIFICATION REQUESTED		YES <input type="checkbox"/> NO <input type="checkbox"/>	
City		Requester's Signature			
State		Zip			
DESCRIPTION OF RECORDS REQUESTED:					
<input type="checkbox"/> REQUESTING COPIES <input type="checkbox"/> TO INSPECT RECORDS AGENCY RESPONSE (REQUESTOR DOES NOT FILL IN BELOW THIS LINE)					
<input type="checkbox"/> The documents requested are enclosed. <input type="checkbox"/> The documents will be made available upon payment of copying costs \$ <input type="checkbox"/> You may inspect the records at on the date of					
<input type="checkbox"/> The request creates an undue burden on the public body in accordance with Section 3(f) of the Freedom of Information Act, and we are unable to negotiate a more reasonable request. <input type="checkbox"/> The materials requested are exempt under Section 7 of the Freedom of Information Act for the following reasons:					
APPROVED		INDIVIDUALS THAT DETERMINED REQUEST TO BE DENIED If desired, submit the attached APPEAL form (No. 2) along with copies of this original REQUEST and DENIAL and reasons for appeal to:			
DENIED		RIGHT TO APPEAL If desired, submit the attached APPEAL form (No. 2) along with copies of this original REQUEST and DENIAL and reasons for appeal to:			
DEFERRED		Request delayed, for the following reasons (in accordance with 3(f) of the FOIA): You will be notified by the date of as to action taken on your request. FOIA Officer: Date of Reply:			

(Source: Repealed at 13 Ill. Reg. 7940, effective May 16, 1989)

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Section 1076. APPENDIX B FEE SCHEDULE FOR DUPLICATION OF PUBLIC RECORDS

Type of Duplication	Per Copy Charge
Paper copy from paper original (possibly different charges for different sizes)	\$ 10 .04
Computer printout - paper - per page	\$.50
Address labels (per label)	\$.01

Some records possessed by the Department are in book or pamphlet form. A charge may be assessed for such materials based upon the cost of such materials incurred by the Department.

The fees for reproducing records in a form not listed above (e.g., computer tapes, video tapes, maps, etc.) will also be based upon the actual cost of producing reproducing such records incurred by the Department.

(Source: Amended at 13 Ill. Reg. 7940, effective May 16, 1989)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED RULES

1) Heading of the Part: Management of Scrap Tires

2) Code Citation: 35 Ill. Adm. Code 849

3) Section Numbers: Adopted Action:

849.101	new Section
849.102	new Section
849.103	new Section
849.104	new Section
849.105	new Section
849.106	new Section

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1022 and 1027.

5) Effective Date of Rule: June 1, 1989.

6) Does this rulemaking contain an automatic repeal date? No.

7) Does this rule contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: April 27, 1989.

9) Notice of Proposal Published in Illinois Register: October 7, 1988, 12 Ill. Reg. 15828.

10) Has JCAR issued a Statement of Objections to this rule? No.

11) Difference(s) between proposal and final version: Changes are as follows:

Section 849.101 Definitions: The definition of "converted tire" was changed as follows:

"Converted tire" means a tire which has been manufactured into a useable product other than a tire or otherwise altered so that it is no longer capable of holding accumulations of water. Converted tires include, but are not limited to, tires which have been manufactured into a useable product other than a tire such as fuel or crumb rubber those which have been shredded, chopped, drilled with holes sufficient to assure drainage; slit longitudinally and stacked so as not to collect water; or wholly or partially filled with soil, cement or other material to prevent accumulation of water. "Conversion or converting means an action which produces a converted tire."

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The definition of "person" was changed by deleting the words "political subdivision".

Section 849.102 Severability: Substituted the words "this Part" for the words "these rules or regulations".

Section 849.103 Reporting and Record Keeping: Added as a new Section.

Section 849.104 Management Standards for Accumulations of Scrap Tires; modified as follows:

The text of Subsection (a) was added.

Subsection (b) includes language modified from First Notice as follows:

"Except as otherwise provided in Section 849.105, between May 1 April 1 and November 1, no person shall accumulate or maintain an accumulation of more than 50 scrap tires from that person's personal commercial or business or agricultural activities or maintain such an accumulation on any commercial or business property where such accumulation exceeds 10 tires unless the tires are either:"

Section 849.105 Alternate Management Programs for Storage of Scrap Tires: No change.

Section 849.106 Pesticide Application: The First Notice version of Section 849.106 was deleted entirely and replaced with the current text.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this rule replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Rule: In docket R88-24, the Illinois Pollution Control Board has adopted rules which set standards for the management of scrap tires to control mosquitoes. The purposes of these rules is to control and reduce populations of disease spreading mosquitoes which breed in scrap tire piles. Last year, the Board adopted

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similar emergency rules in docket R88-12. However, those emergency rules expired last Fall. The new rules which are the subject of this notice are intended as permanent rules replacing the expired emergency rules. The effective date of these rules is June 1, 1989.

The rules cover accumulations of more than 50 scrap tires from a person's commercial or business activities, including accumulations transported to commercial or business property. Tires accumulated solely as a result of personal (i.e., non-commercial), agricultural, horticultural or livestock raising activities are exempt from the rule as are units of local and state government.

Between April 1st and November 1st scrap tire accumulations subject to the rule must be managed to prevent the development of larval and pupal mosquitoes. This can best be accomplished by keeping them dry until they are recycled, reprocessed or permanently rendered incapable of holding water by shredding or other means.

The rules provide that pesticides may be applied to scrap tires to control mosquito development. Most pesticides will require a certified applicator in accordance with the provisions of the Illinois Pesticide Act (Ill. Rev. Stat. 1987, ch. 5, par. 801 et seq.) The pesticides temephos and B.t.i. have been approved for use on scrap tires by non-certified applicators.

The rules provide for alternate control methods for use by persons with circumstances not readily addressed by the general rule. They also require that persons subject to the rule report information to the Agency and maintain records documenting the implementation of their compliance plans.

- 16) Information and questions regarding this adopted rule shall be directed to:

John M. Vandlik
Illinois Pollution Control Board
104 West University
Urbana, IL 61801
(217) 333-5574

The full text of the Adopted Rules begins on the next page:

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER m: MANAGEMENT OF SCRAP TIRES

PART 849

MANAGEMENT OF SCRAP TIRES

Section

849.101

Definitions

849.102

Severability

849.103

Reporting and Record Keeping

849.104

Management Standards for Accumulations of Scrap Tires

849.105

Alternate Management Programs For Accumulations of Scrap Tires

849.106

Pesticide Application

AUTHORITY: Implementing Section 22 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1022 and 1027)

SOURCE: Emergency rules adopted in R88-12 at 12 Ill. Reg. 8485, effective May 1, 1988, for a maximum of 150 days; emergency expired September 28, 1988; adopted in R88-24 at 13 Ill. Reg. 7949, effective June 1, 1989.

NOTE: Capitalization denotes statutory language.

Section 849.101 Definitions

Except as stated herein and unless a different meaning of a word or term is clear from its context, the definitions of words or terms as are used in this Part shall be the same as those used in the Environmental Protection Act (Act) (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1001 et seq.).

"Converted Tire" means a tire which has been manufactured into a usable product other than a tire, or otherwise altered so that it is no longer capable of holding accumulations of water. Converted tires include, but are not limited to, those which have been: shredded, chopped, drilled with holes sufficient to assure drainage; slit longitudinally and stacked so as not to collect water; or wholly or partially filled with soil, cement or other material to prevent accumulation of water. "Conversion" or "converting" means an action which produces a converted tire.

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"Generation" means the creation of a scrap tire by removal of a tire from a wheel (rim).

"New Tire" means a tire which has never been placed on a motor vehicle wheel (rim) for use.

"PERSON" IS ANY INDIVIDUAL, PARTNERSHIP, CO-PARTNERSHIP, FIRM, COMPANY, CORPORATION, ASSOCIATION, JOINT STOCK COMPANY, TRUST, ESTATE, STATE AGENCY, OR ANY OTHER LEGAL ENTITY, OR THEIR LEGAL REPRESENTATIVE, AGENT OR ASSIGNS. (Section 3.26 of the Act.)

"Reprocessed Tire" means a tire which has been recapped, retreaded or regrooved and which has not been placed on a motor vehicle wheel (rim) since being reprocessed.

"Scrap Tire" means a tire which has been removed from use on a motor vehicle and separated from the wheel (rim). Any tire which is not a new tire, converted tire or reprocessed tire is considered to be a scrap tire until it is placed on a motor vehicle wheel (rim). A reprocessed or new tire which is commingled with or placed within an accumulation of scrap tires is considered to be a scrap tire. For the purposes of this Part only, a scrap tire is considered to be a waste.

"Tire" means a hollow ring, made of rubber or similar material, which is designed for placement on the wheel (rim) of a motor vehicle.

Section 849.102 Severability

If any provision of this Part is adjudged invalid, or if the application thereof to any person or in any circumstance is adjudged invalid, such invalidity shall not affect the validity of this Part as a whole or of any Subpart, Section, subsection, sentence or clause thereof not adjudged invalid.

Section 849.103 Reporting and Record Keeping

- a) Any person subject to the requirements of Sections 849.104 or 849.105 shall by July 1, 1989, report to the Illinois Environmental Protection Agency (Agency) the information required in subsection (c).
- b) Any person who after July 1, 1989, accumulates more than 50 scrap tires such that he is subject to the requirements of Sections 849.104 or 849.105 shall report to the Agency within 45 days of accumulation of such

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scrap tires the information required in subsection (c).

c) Information required:

- 1) The legal name and post office address of the person making the report;
- 2) The legal name and post office address of the owner of the site or facility and of the operator of the site or facility if the operator is a person other than the owner;
- 3) The location of the accumulation including street address, municipality or township, county, and if appropriate, descriptions of rural locations;
- 4) The approximate number of scrap tires at the location;
- 5) Whether the person ships to or receives scrap tires from other locations and the estimated number of scrap tires shipped or received annually;
- 6) What use or disposition a person makes or plans to make of the scrap tires; and
- 7) The manner in which the accumulation is stored prior to such use or disposition.
- 8) The location at which the written compliance plan and documentation required by Section 849.103(e) are maintained and available for inspection by the Agency.

d) Reports required by this Section shall be sent to:

Illinois Environmental Protection Agency
Division of Land Pollution Control
2200 Churchill Road
P.O. Box 19276
Springfield, IL 62794-9276

- e) Any person subject to the requirements of Sections 849.104 or 849.105 shall develop and maintain a written compliance plan to achieve compliance with those Sections for managing scrap tires to control larval and pupal mosquitoes. In addition, the person shall maintain records and manage scrap tires in such a manner

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as to be able to demonstrate that the compliance plan is being implemented. This activity may include but shall not be limited to the following:

- 1) Segregating treated from untreated scrap tires;
- 2) Maintaining invoices for pesticides purchased or the services of a professional pesticide service;
- 3) Maintaining records on the dates of periodic treatment;
- 4) Documentation showing approval of any Alternate Management Program under Section 849.105;
- 5) Documentation such as hauling contracts or invoices which indicate the dates on which or frequency with which scrap tires are removed from the location; or
- 6) Such other information as may be useful or necessary to document that the plan is being implemented as planned.

- f) The compliance plan and documentation required by subsection (e) shall be available for inspection by the Agency at reasonable times during normal business hours.

Section 849.104 Management Standards for Accumulations of Scrap Tires

- a) This Section does not apply to scrap tires accumulated solely as a result of personal (i.e., noncommercial), agricultural, horticultural, or livestock raising activities. In addition, this Section does not apply to units of local and State government.
- b) Except as otherwise provided in Section 849.105, between April 1 and November 1, no person shall accumulate or maintain an accumulation of more than 50 scrap tires from that person's commercial or business activities or maintain such an accumulation on any commercial or business property unless the tires are either:
 - 1) Drained of water on the day of generation or receipt and kept dry by being:
 - A) Placed within a closed container or structure; or

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- B) Covered by material impermeable to water; or
- C) Drained or otherwise managed so as to remove water within 24 hours after each precipitation event; or
- 2) Drained of water on the day of generation or receipt and processed into converted or reprocessed tires within 14 days; or
- 3) Drained of water on the day of generation or receipt and treated within 14 days, with a pesticide appropriate to prevent the development of mosquito larvae and pupae, and treated again as often as necessary to prevent such development, taking into account the persistence (effective life) of the pesticide utilized; or
- 4) Treated on the day of generation or receipt with a pesticide appropriate to prevent the development of mosquito larvae and pupae and treated again as often as necessary to prevent such development, taking into account the persistence (effective life) of the pesticide utilized.

Section 849.105 Alternate Management Programs For Accumulations of Scrap Tires

- a) A person with an accumulation of scrap tires may employ mosquito control or management programs different than those specified in Section 849.104 if, and only if, that person files a complete plan for an alternative program with the Agency which details the control or management measures which will be taken. An alternative program is complete only if it is accompanied by a statement from the Illinois Department of Public Health that such program is expected to achieve results for control of larval and pupal mosquitoes substantially equivalent to those which would be achieved by full compliance with the requirements of Section 849.104. A person may file a plan on behalf of one or more persons for the management of a number of different accumulations. Each person whose program is included in the plan need not file a separate plan, but must be identified in the submitted plan.
- b) Requests for statements of substantial equivalency shall be submitted to the Illinois Department of Public Health and shall be accompanied by information sufficient to

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allow the Department to assess the effectiveness of the alternative program. Such requests shall be sent to:

Division of Environmental Health
Office of Health Protection
Illinois Department of Public Health
525 W. Jefferson Street
Springfield, IL 62761

Section 849.106 Pesticide Application

Persons applying pesticides to scrap tires must comply with the requirements of the Illinois Pesticide Act (Ill. Rev. Stat. 1987, ch. 5, par. 801 et seq.). Information is available from:

Illinois Department of Agriculture
Bureau of Plant & Apiary Protection
State Fairgrounds
P.O. Box 19281
Springfield, IL 62794-9281

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Definition of Terms

2) Code Citation: 89 Ill. Adm. Code 825

3) Section Numbers: 825.10
Adopted Action: amendment

4) Statutory Authority: Implementing Sections 3 and 10 and authorized by Section 3 of "AN ACT in relation to rehabilitation of disabled persons," (Ill. Rev. Stat. 1987, pars. 3434 and 3441).

5) Effective Date of Rule(s) (Amendments, Repealer): May 12, 1989

6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐

7) Does this rule (amendment, repealer) contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: May 4, 1989

9) Notice of Proposal Published in Illinois Register:
September 2, 1988, 12 Ill. Reg. 13941
(issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), Ill. Reg. ____

B) Agency Response: (issue date), Ill. Reg. ____

C) Date Agency Response Submitted for Approval to JCAR:

11) Difference(s) between proposal and final version: Pursuant to agreements with the Administrative Code Division and staff of the Joint Committee on Administrative Rules, the following changes have been made:

Indentations throughout Section 825.10 were corrected.

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In the definition of "Instructional Programs", the phrase "these rules and regulations" was changed to "89 Ill. Adm. Code: Chapter IV, Subchapter f".

The phrase "these regulations" was deleted from the definition of "Surrogate Parent".

Examples were added to the definition of "Nonacademic Activities".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? No
- 14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): The definition for nonacademic activities was added per an agreement between DORS and the Joint Committee on Administrative Rules.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Leigh Reed
Regulations and Procedures Section
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

The full text of Adopted Rule(s) begins on the next page:

ILLINOIS REGISTER
DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER F: EDUCATIONAL FACILITIES

PART 825
DEFINITION OF TERMS

Section 825.10 Definitions

AUTHORITY: Implementing Sections 3 and 10 and authorized by Section 3 of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434 and 3441).

SOURCE: Adopted at 6 Ill. Reg. 1235, effective January 18, 1982; codified at 6 Ill. Reg. 13798; amended at 12 Ill. Reg. 5443, effective March 8, 1988; amended at 13 Ill. Reg. 7958, effective May 12, 1989.

Section 825.10 Definitions

Admissions Review Committee: shall be defined as a committee which reviews all information available for each child referred and determines whether there are reasonable expectations that a special education program currently offered by the State School can adequately or appropriately meet the child's needs.

Basic Special Education Program: shall be defined as the special educational program generally offered by the State School to the majority of its students.

Consent: the parent(s) or guardian

Has been informed of all necessary information.

Understands and agrees in writing to carrying out the activity for which consent is sought.

Understands that the granting of consent is voluntary on his/her part and may be revoked at any time.

Continuum of Alternative Programs: the availability of different types of special educational programs, for example: basic special education program, basic

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special education program with modifications, alternative basic special education program, and cooperative program.

Counseling Services: services provided by qualified personnel, such as: social workers, psychologists, guidance counselors, or other qualified personnel.

Exceptional Students: shall be defined, for the purposes of these rules and regulations, as all students whose primary disability is a hearing, visual, physical or health impairment or who are deaf-blind. These children may exhibit exceptional characteristics ranging from very mild to very severe.

Individualized Education Program (IEP): a written statement for an exceptional student that provides at least a statement of: the student's present levels of educational performance; annual goals and short-term instructional objectives; specific special education and related services; the extent of participation in the basic special education program; the projected dates for initiation of services; anticipated duration of services; appropriate objective criteria and evaluation procedures; and a schedule for annual determination of short-term objectives.

Instructional Programs: shall be defined as those activities which provide the principle elements of the exceptional student's educational development at any given time.

These activities may include any or all of the following:

Evaluation of the nature of the student's educational needs.

Amelioration of and compensation for visual, auditory, physical, speech or other impairments.

Development of language concepts and communication skills.

Educational experiences which are adjusted in content, emphasis, rate or location.

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Modification of social skills or emotional adjustment.

For the purpose of these rules and regulations 89 Ill. Adm. Code: Chapter IV, Subchapter f, an instructional program shall be considered as one in which the student spends 50% or more of his/her school day.

Language Use Pattern: shall be defined as the language or combination of languages which the student uses to conceptualize and communicate those conceptualizations.

Least Restrictive Environment: to the maximum extent appropriate, children with disabilities are educated with children without disabilities. Special classes, separate schooling or other removal of children with disabilities from the regular educational environment occurs only when the nature or severity of the disability requires that education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily.

Multidisciplinary Conference: a deliberation among appropriate persons, considering the least restrictive environment, for the purpose of determining eligibility for special education, developing recommendations for special education programming, reviewing educational progress, or considering the modification, continuation or termination of enrollment in the State School for an individual student.

Nonacademic activities: activities relating to the students' social and recreational needs, (e.g. sports, clubs, and student council).

Parent: shall be defined as the natural or adoptive parent, a guardian, a person acting as a parent of a student, or surrogate parent.

Parent Counseling and Training: procedures utilized in assisting parents in understanding the special needs of their child and providing parents with information about child development.

Parent/Student Residence: shall be defined as the school district in which the parent resides.

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Psychological Evaluation: an individual evaluation of the student's functioning in the cognitive, psychomotor, social/emotional, and academic achievement or aptitude areas using appropriately validated formal and informal tests and evaluation material.

Qualified Specialist: shall be defined as those professional special education personnel who meet either the certification or approval requirements described in Rule, Special Education Personnel (89 Ill. Adm. Code 810).

Reevaluation: a series of diagnostic procedures which are performed in accordance with (89 Ill. Adm. Code 795.100) for the purpose of determining a student's continued eligibility for enrollment at the State School.

Referral: shall be defined as a formal procedure, established by the State School, whereby students are evaluated for consideration for acceptance into a State School program.

Related Services: the developmental, corrective, and other supportive services which are required to assist a student to benefit from special education. Such services include: speech pathology and audiology, psychological services, physical and occupational therapy, recreation, early identification and assessment of disabilities in children, counseling services, and medical services for diagnostic or evaluation purposes. The term also includes transportation, school health services, social work services, and parent counseling and training.

School Days: shall be defined as those days on which school is officially conducted during the regularly established school year.

School Health Services: services provided by a school nurse or other related health services staff.

Screening: shall be defined as the process of reviewing all students in a given group with a set of criteria for the purpose of identifying certain individuals for evaluations who may be in need of modified special education services.

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Social Developmental Study: shall be defined as a compilation and analysis of information concerning those life experiences of the student, both past and present, which pertain to the student's problems or to the possible alleviation of those problems.

Special Education: shall be defined as those instructional and related services, unique materials, physical plant adjustments, and other special educational facilities provided by the State School, to meet the unique needs of students, modify, supplement, support, or are in the place of the standard educational program of the public schools. The term includes speech pathology and vocational education.

Special Education Placement: shall be defined as where the exceptional student is enrolled or placed to receive the specified special education and related services most appropriate to his/her needs: a local district, including homebound and hospital programs; a state-operated school; or, a non-public program.

Special Transportation: shall be defined as those transportation services which are required because of the student's exceptional characteristics or the location of the special education program, or related services, and which are in addition to the regular transportation services provided by the local school district.

State School: shall be defined as an educational setting which is administered by the Illinois Department of Rehabilitation Services to meet the needs of exceptional students.

Surrogate Parent: a person who acts in the educational behalf of an exceptional student, in accordance with Surrogate Parents (89 Ill. Adm. Code 805). **of these regulations**

(Source: Amended at 13 Ill. Reg. 7958 effective May 12, 1989)

NOTICE OF ADOPTED AMENDMENT(S)

- 1) The Heading of the Part: Certificates of Title, Registration of Vehicles
- 2) Code Citation: 92 Ill. Adm. Code 1010
- 3) Section numbers: 1010.240
Adopted Action:
Amendment
- 4) Statutory Authority: Implementing Chapter 3 and authorized by Section 2-104(b) of the Illinois Vehicle Title & Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 3-100 et seq. and 2-104(b))
- 5) Effective Date of Amendment: May 15, 1989
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: May 15, 1989
- 9) Notice of Proposal Published in Illinois Register:
January 27, 1989 - 13 Ill. Reg. 1103

- 10) Has JCAR issued a Statement of Objections to these amendments? No

- 11) Differences between proposal and final version:

Pursuant to an agreement with JCAR, the following changes were made:

1. In the source note, "amended at 13 Ill. Reg. 1598, effective February 1, 1989" was added.
2. In Section 1010.240(b)(2)(D), "a" was changed to "an".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will these amendments replace an emergency rule amendment currently in effect? No

- 14) Are there any amendments pending on this Part? Yes

<u>Section</u> 1010.430	<u>Proposed Action</u> New Section	<u>Illinois Register Citation</u> 13 Ill. Reg. 5655 (April 21, 1989)
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NOTICE OF ADOPTED AMENDMENT(S)

- 15) Summary and Purpose of Amendment:

This rulemaking allows financial institutions which participate in the Secretary of States over-the-counter license plate sales program to post with the Secretary of State an irrevocable letter of credit in place of the bank's blanket or fidelity bond. Under the present rules language, a fidelity bond or a certificate of deposit are required. This amendment gives the participating banks on more form of compliance for flexibility.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Philip S. Howe
Counsel to the Secretary
298 Centennial Building
Springfield, Illinois 62706
(217)785-3094

The full text of the Adopted Amendments begins on the next page:

SECRETARY OF STATE

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATEPART 1010
CERTIFICATES OF TITLE, REGISTRATION OF VEHICLES

SUBPART A: DEFINITIONS

Section
1010.10 Owner--Application of Term
1010.20 Secretary and Department

SUBPART B: TITLES

Section
1010.110 Salvage Certificate--Additional Information Required to Accompany Application for a Certificate of Title for a Rebuilt or a Restored Vehicle Upon Surrendering Salvage Certificate
1010.120 Salvage Certificate--Assignments and Reassignments
1010.130 Exclusiveness of Lien on Certificate of Title
1010.140 Documents Required to Title and Register Imported Vehicles Not Manufactured in Conformity with Federal Emission or Safety Standards
1010.150 Transferring Certificates of Title Upon the Owner's Death
1010.160 Repossession of Vehicles by Lienholders and Creditors

SUBPART C: REGISTRATION

Section
1010.210 Application for Registration
1010.220 Vehicles Subject to Registration - Exceptions
1010.230 Refusing Registration or Certificate of Title
1010.240 Registration Plates To Be Furnished By The Secretary of State
1010.250 Applications For Reassignment

SUBPART D: REVOCATION, SUSPENSION AND CANCELLATION OF REGISTRATION

Section
1010.300 Operation of Vehicle after Cancellation, Suspension, or Revocation of any Registration
1010.310 Improper use of Evidence of Registration
1010.320 Suspension, Cancellation or Revocation of Illinois Registration Plates and Cards and Titles
1010.330 Operation of Vehicle Without Proper Illinois Registration
1010.350 Suspension or Revocation
1010.360 Surrender of Plates, Decals or Cards

SUBPART E: SPECIAL PERMITS AND PLATES

Section
1010.410 Temporary Registration - Individual Transactions
1010.420 Temporary Permit Pending Registration in Illinois
1010.440 Title and Registration of Vehicles with Permanently Mounted Equipment
1010.450 Special Plates
1010.451 Purple Heart License Plates

1010.452 Special Event License Plates
1010.455 Collectible License Plates
1010.456 Sample License Plates for Motion Picture and Television Studios
1010.460 Special Plates for Members of the United States Armed Forces Reserves
1010.470 Dealer Plate Records
1010.480 State of Illinois In-Transit Plates

SUBPART F: FEES

Section
1010.510 Determination of Registration Fees
1010.520 When Fees Returnable
1010.530 Circuit Breaker Registration Discount
1010.540 Maximum Fees for Distribution of Motor Vehicle Renewal Plates and/or Stickers

SUBPART G: MISCELLANEOUS

Section
1010.610 Unlawful Acts, Fines and Penalties
1010.620 Change of Engine

SUBPART H: SECOND DIVISION VEHICLES

Section
1010.705 Reciprocity
1010.710 Vehicle Proration
1010.715 Proration Fees
1010.720 Vehicle Apportionment
1010.725 Trip Leasing
1010.730 Intrastate Movements, Foreign Vehicles
1010.735 Interline Movements
1010.740 Trip and Short-term Permits
1010.745 Signal 30 Permit for Foreign Registered Vehicles
1010.750 Signal 30-Year-round for Prorated Fleets of Leased Vehicles
1010.755 Mileage Tax Plates
1010.756 Suspension or Revocation of Illinois Mileage Weight Tax Plates
1010.760 Transfer for "For-Hire" Loads

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- 1010.765 Suspension or Revocation of Exemptions as to Foreign Registered Vehicles
 1010.770 Required Documents for Trucks and Buses to detect "intrastate" movements
 1010.775 Certificate of Safety

APPENDIX A Uniform Vehicle Registration Proration and Reciprocity Agreement
 APPENDIX B International Registration Plan

AUTHORITY: Implementing Chapter 3 and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 3-100 et seq. and 2-104(b)).

SOURCE: Filed and effective December 15, 1970; Emergency amendment at 2 Ill. Reg. 25, p. 119, effective June 14, 1978, for a maximum of 150 days; amended at 3 Ill. Reg. 12, p. 76, effective March 23, 1979; amended at 3 Ill. Reg. 29, p. 123, effective July 20, 1979; amended at 4 Ill. Reg. 17, p. 247, effective April 11, 1980; emergency amendment at 4 Ill. Reg. 21, p. 99, effective May 14, 1980, for a maximum of 150 days; amended at 6 Ill. Reg. 2241, effective February 1, 1982; amended at 6 Ill. Reg. 11076, effective August 26, 1982; codified at 6 Ill. Reg. 12674; amended at 7 Ill. Reg. 1432, effective January 21, 1983; amended at 7 Ill. Reg. 1436, effective January 21, 1983; amended at 8 Ill. Reg. 5329, effective April 6, 1984; amended at 9 Ill. Reg. 3358, effective March 1, 1985; amended at 9 Ill. Reg. 9176, effective May 30, 1985; amended at 9 Ill. Reg. 12863, effective August 2, 1985; amended at 9 Ill. Reg. 14711, effective September 13, 1985; amended at 10 Ill. Reg. 1243, effective January 6, 1986; amended at 10 Ill. Reg. 4245, effective February 26, 1986; amended at 10 Ill. Reg. 14308, effective August 19, 1986; recodified at 11 Ill. Reg. 15920; amended at 12 Ill. Reg. 14711, effective September 15, 1988; amended at 12 Ill. Reg. 15193, effective September 15, 1988; amended at 13 Ill. Reg. 1598, effective February 1, 1989; amended at 13 Ill. Reg. 5173, effective April 1, 1989; amended at 13 Ill. Reg. 7965, effective May 15, 1989.

SUBPART C: REGISTRATION

Section 1010.240 Registration Plates To Be Furnished By The Secretary of State

a) General Provisions

- 1) The Secretary of State may issue registration plates and/or stickers at facilities and offices maintained by him in Springfield, Chicago, or at such other locations as he may establish.
- 2) In addition, the Secretary of State may, in his discretion, cause registration plates and/or stickers to be issued by financial institutions, and applications for renewal of registrations for

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such vehicles as the Secretary of State may designate to be received and processed for transmittal to the Secretary of State. For that purpose, the Secretary of State may deposit Illinois registration plates and/or stickers with such financial institutions.

- 3) The Secretary may further cause registration and title applications to be serviced and remitted by licensed remittance agents to the Secretary of State, as provided in the Code.
- 4) The term "financial institution", for the purposes of this rule, shall mean any federal or state chartered bank, savings and loan, credit union, armored carrier, and any currency exchange either directly or indirectly through an armored carrier.
- b) Application for Participation in the Over-The-Counter Sales Program
 - 1) The Secretary of State shall accept the application of any Financial Institution to participate in the over-the-counter program, if the Secretary of State makes a determination that the establishment of the institution in the program will provide a beneficial service to the general public, be cost effective for the Secretary of State to administer for the People of the State of Illinois, and that the institution can provide sufficient security for both the handling of state fees and taxes collected and the handling and storage of registration plates and/or stickers.

- 2) In making the above determination, the Secretary of State shall consider, but not in limitation thereof, the following factors in relation to the institution:

- A) Tentative acceptance of the terms contained in the Financial Institution License Plates/Sticker Agreement between the Secretary of State's Office and the institution;
- B) Previous participation by the institution in the program and, if any, the circumstances surrounding its leaving the program;
- C) Current participation by the institution in the over-the-counter sales program at another location(s);
- D) Submission of by the institution of a current copy of its blanket or fidelity bond, or if no such bond is maintained and the institution is a self-insurer, then a certificate of deposit payable to the Secretary of State, or an irrevocable letter of credit from a third party bank to the Secretary of

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State in an amount sufficient to protect the Secretary of State in the same manner as he would be protected if the blanket or fidelity bond were in force;

- E) Total passenger registration for the county;
- F) Total number of over-the-counter passenger sales in the community and county in the previous registration year;
- G) Estimated annual registration plate and sticker sales for this location;
- H) Estimated volume of walk-in traffic at this location;
- I) Population of the community;
- J) Population of the county;
- K) Number of banks in the community currently participating in the program in relation to the total number of banks in the community;
- L) Number of savings and loans in the community currently participating in the program in relation to the total number of currency exchanges in the community;
- M) Number of currency exchanges in the community currently participating in the program in relation to the total number of currency exchanges in the community;
- N) Number of credit unions in the community currently participating in the program in relation to the total number of credit unions in the community;
- O) Location(s) of other institution(s) in the community currently in the program;
- P) Total number of institutions in the community currently in the program;
- Q) Financial stability;
- R) Total full time and part time employees at proposed selling location;
- S) Selling location if different from main location;

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- T) Selling area within the institution;
 - U) Business days and hours the institution is open to the public.
- 3) Miscellaneous Provisions
- A) Over-the-counter program, for purposes of this rule, shall mean the program wherein the Secretary of State, by contractual agreement, authorizes a financial institution to sell license plates and/or renewal stickers to the general public, at a particular location.
 - B) The acceptance of any application shall, in addition to the requirements in subsection (b)(1) above, be dependent upon the applicant agreeing to all of the terms of and signing the Financial Institution License Plate/Sticker Agreement, and the institution's being in good standing and licensed by the Department of Financial Institutions or any other licensing agency, whether State or Federal which regulates the institution.

(Source: Amended at 13 Ill. Reg. 7965, effective May 15, 1989)

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- 1) Heading of Part: Official Testing Stations
- 2) Code Citation: 92 Ill. Adm. Code 448
- 3) Section Numbers: Adopted Action:
448. Appendix A
Exhibit A
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 95 1/2,
par. 12-503, as amended by P.A.
85-1144, effective July 29, 1988.
- 5) Effective date of rules: May 15, 1989
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference?
Yes. These conform to Section 6.02(a) of the Illinois
Administrative Procedure Act.
- 8) Date filed in agency's principal office: May 5, 1989
- 9) Notice of proposal published in Illinois Register:
January 27, 1989, 13 Ill. Reg. 1127
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version:

In required question #3, of the Notice of Adopted Amendments, "14.26(E)" was deleted because it is an item contained in Exhibit A and need not be specifically listed here, and the phrase "New Subsection" was changed to "Amendment."

In required question #16, of the Notice of Adopted Amendments, the Section name has been changed due to reorganization.

Illustrations which are part of Appendix A have been eliminated from the end of the rule, since these Illustrations are not being amended at this time. These Illustrations had been inadvertently included in the text of the proposed amendments during the first notice period.

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- A Section source note has been added following the end of the text for Exhibit A.
- The main source note and Section source notes have been updated to include Volume 13 of the Illinois Register.
- Throughout the rule, denotation of statutory language has been changed from "bold print" to "capitalization" and the "Note" to that effect has been changed pursuant to recommendation by the JCAR.
- Throughout the rule, the words "Agency Note" have been changed from "lower case" to "upper case" and moved to the proper indent level, pursuant to recommendation by the JCAR.
- Added, "Section 448." before "Exhibit A Testing Procedures."
- In subsection 14.4.2, changed "manufacturer's" to "manufacturer's."
- In subsection 14.6, under the caption "PROCEDURE - STEERING AND ALIGNMENT," right hand column, "C", changed "preceptible" to "perceptible."
- In subsection 14.6, under caption "PROCEDURE - STEERING AND ALIGNMENT," left-hand column, "D", changed "inspect" to "inspect."
- In subsection 14.8, under the caption "PROCEDURE - WHEEL BEARINGS," left hand column, changed "bottom" to "bottom," and "directed" to "detected."
- In subsection 14.9(A)(b), changed "ar" to "arm."
- In subsection 14.13(A), deleted the parenthesis surrounding the Agency Note.
- In subsection 14.15(M), under caption "REJECT VEHICLE IF," right-hand column, "M", changed "plat" to "plate."
- In subsection 14.23, second paragraph of text, changed "fo" to "of," in two places, and changed "drive" to "driver."
- In subsection 14.26.1(C)(1), right-hand column, initially capped the word "there" at the beginning of the second sentence.

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In subsection 14.28.3(B)(2), inserted a quotation mark (") following the word "PUMP", and underscored same as new language.

In subsection 14.24, under caption "REJECT VEHICLE IF," right-hand column, "C", changed "severly" to "severely."

In subsection 14.28.3(D)(3), under caption "REJECT VEHICLE IF," right-hand column, changed "manufacturer's" to "manufacturer's."

In subsections 14.28.3(F) and 14.30.2(A) the word "AGENCY" has been inserted before the word "Note."

In subsection 14.29.2(A), under caption "PROCEDURE - ROLLER TYPE TESTER," left-hand column, changed "driver" to "drive."

In subsection 14.30.2, changed "a fuel" to "as a fuel" and deleted "Sec. 12-702(b), IVC" from the statutory citation.

In subsection 14.31, deleted "Sec. 15-110(b), IVC" from the statutory citation.

In subsection 14.32, under caption "REJECT VEHICLE IF," right-hand column, inserted two spaces following "A" and "B."

In subsection 14.34(B), deleted the parenthesis surrounding the Agency Note.

In subsection 14.34(3) (second paragraph after 1 and 2) changed, "working" to "wording."

Updated all statutory references by striking out existing text and underscoring new text in the following subsections:

14.15.2, two places in the first paragraph;

14.15.2 in the definitions of:

Medical Transport Vehicle;

Medical Carrier;

Rescue Vehicle;

Rescue Squad Vehicle;

14.15.2(A)(1);

14.15.2(A)(2);

14.15.2(B)(2);

14.15.2(B)(3);

14.15.2(B)(4);

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14.34(f);
14.35, first paragraph; and
14.35(C)(1).

Changed text of rule to retain the existing Administrative Code format of "capitalization" of all captions, words and phrases, per recommendation of the JCAR, in the following subsections:

14.1;

14.3;

14.4 (including terms defined and "Procedures-Lires and Wheels" and "Reject Vehicle If";

14.6 (including "Procedure-Steering and Alignment" and "Reject Vehicle If," subsections A, B, C, captions of "Table 14-1," subsections D, E, F, and G);

14.8, the captions "Procedure-Wheel Bearings" and

"Reject Vehicle If";

14.9, the captions "Procedure-Steering Linkage" and "Reject Vehicle If";

14.10 (including caption to 14.10.2 and "Procedure-Wheel Alignment" and "Reject Vehicle If";

14.11, the captions "Procedure-Toe-In, Toe-Out,"

"Reject Vehicle If" and subsection A;

14.12 (including the captions "Procedure-Shock

Absorbers" and "Reject Vehicle If" and the words

"Physically Grab" in subsection C);

14.13 (including the words "caution," "Procedure-Air Suspension" and "Reject Vehicle If";

14.14;

14.15 (including the captions "Procedure-Lights and Lamps," "Reject Vehicle If," "Motor Vehicles Require the Following" and the words "Agency Note");

14.15.1, including the captions "Procedure-Electrical Wiring" and "Reject Vehicle If" and "Appendix J" in the definition of Rescue Vehicle;

14.15.2(A)(3), including the captions "Procedure" and "Reject Vehicle If";

14.16 (including the captions "Procedure-Lamps:

Clearance Identification, and Side Marker," "Reject

Vehicle If" and various words of text, such as

"Yellow," "Amber," etc.;

14.17 (including "Procedure Reflectors-Front" and

"Reject Vehicle If" and words in the text;

14.18 (caption, excepting the parenthetical

expression);

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14.18.1 (including the words "Yellow"; "Each," and "Point";

14.18.2 (including the words "Yellow," "If 30 Feet Long" and the captions "Procedure-Reflectors Side" and "Reject Vehicle If";

14.19 (including the words "Each Rear Lower Corner," "Red," "Within," "Left," "Right Corners" and the captions "Procedure-Reflectors-Rear," and "Reject Vehicle If";

14.21 (including the sentence starting "Use approved calibrated . . . the captions "Procedure-Headlamp Test" and "Reject Vehicle If," subsections A and B and the words "Only" and "Lower Beam" in B);

14.22 (including the captions "Procedure-Frame, Cab and Body" and "Reject Vehicle If," the captions for subsections E, F, G, H, I, J, and K);

14.23 (including the captions "Procedure-Mirrors" and "Reject Vehicle If" and the captions for subsections A and B);

14.24 (including the captions "Procedure-Windshield Wipers" and "Reject Vehicle If";

14.25 (including the captions "Procedure-Windshield Washers" and "Reject Vehicle If";

14.26 (including the captions "Procedure-Vehicle Glazing Inspect" and "Reject Vehicle If" under subsection 14.26.1);

14.27 (including the words "Exhaust System," "Full Systems," "Not," the captions "Procedure-Exhaust and Fuel System" and "Reject Vehicle If" and the captions for subsections A and B);

14.28 (including the defined terms);

14.28.2, the words "All," and "Except" in subsection B and the words "Shall Be Rejected" in subsection C;

14.28.3 (including the captions "Procedure-Brakes" and "Reject Vehicle If"); subsection B's caption, the text "Do not Pump Pedal" in subsection B.2, subsection C's caption, subsection D's caption, the captions for subsections E, F, G and H, the Agency Note, and subsection I;

14.29;

14.29.1 (including the words "Caution" and "Pad-Type Tester," the captions "Procedure-Drive-On Pad-type Tester" and "Reject Vehicle If," the words "Service Brakes," "Do Not Lock Wheels," and "Exampler" in subsection A, the word "Example" in subsection B, and the words "Emergency Brake" in subsection C;

14.29.2 (including the words "roller type tester," the

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caption "Procedure-Roller Type Tester," "Reject Vehicle If," the words "Service Brakes," "Do Not Lock Wheels" in subsection A, "Until All Axles Have Been Tested" in subsection C, and "Emergency Brake" in subsection D;

14.30;

14.30.2, the captions "Procedure-Emergency Warning Devices" and "Reject Vehicle If," the expanded statutory citation, and the word "shall"; the words "must" and "only" in subsection A;

14.31 (including, the expanded citation), the captions "Procedure Safety Chains" and "Reject Vehicle If";

14.32 (including the captions "Procedure-Brakes" and "Reject Vehicle If";

14.33 (including the captions "Procedure-Spare Tire" and "Reject Vehicle If";

14.34 (including the captions "Procedure-Alarm Test" and "Reject Vehicle If"; and

14.35 (including the captions "Procedure" and "Reject Vehicle If";

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued to JCAR? Yes

13) Will this rule replace an Emergency Rule currently in effect?

14) Are there any amendments pending on this Part? No

15) Summary and purpose of rules:

This amendment adds a new requirement under the Vehicle Glazing subsection (14.26). This amendment incorporates provisions of P.A. 85-1144, effective July 29, 1988, which restricts window application, reflective material, non-reflective material or tinted film on vehicles manufactured during or after 1982. In addition, P.A. 85-1144 provides that tinted film is permissible on windows to the rear of the driver's seat as long as side mirrors are present on each side of the vehicle. Finally, tinted film is acceptable six inches from the top of the windshield. This amendment implements the provisions described above.

16) Information and questions regarding these adopted rules shall be directed to:

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Ms. Cathy Canady
Commercial Vehicle Safety Section
Division of Traffic Safety
Department of Transportation
P.O. Box 19212
Springfield, IL 62794-9212
(217) 782-2920

The full text of the Adopted Rules begins on the next page:

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7980
89DEPARTMENT OF TRANSPORTATION
NOTICE OF ADOPTED AMENDMENTSTITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER e: TRAFFIC SAFETY (EXCEPT HAZARDOUS MATERIALS)PART 448
OFFICIAL TESTING STATIONS

Section	Effective Date
448.5	Address for Correspondence
448.10	Other Acceptable Certificates of Safety or Inspection
448.15	Definitions
448.20	Application Procedure for a Station Permit
448.30	Applicant Qualifications
448.40	Official Testing Station Qualifications
448.50	Lane Qualifications
448.60	Lane Classification, Requirements, and Safety Test Equipment
448.70	General Responsibility of Station Owner
448.80	Certified Safety Tester
448.90	Certificates of Safety
448.100	Official Test Procedure
448.110	Forms, Records and Reports
448.120	Supervision and Enforcement
448.130	Safety Test Procedures and Specifications
APPENDIX A	Testing Procedures
Exhibit A	Tires
Illustration A	Tire and Steering Wheel Limits
Illustration B	Suspension Components
Illustration C	Steering Components
Illustration D	Air Suspension Components
Illustration E	Guide to Lighting Requirements
Illustration F	Glazing Chart
Illustration G	Glazing Illustrations
Illustration H	Trucksters (Cargo Carrying Motorcycles)
APPENDIX B	Buses - Additional Requirements
APPENDIX C	Driver Education Training Cars
APPENDIX D	Requisition for Certificates of Safety and Lane Forms
APPENDIX E	Monthly Vehicle Inspection Station Report
APPENDIX F	Report of Lost or Stolen Safety Certificates
APPENDIX G	Rejected Vehicles
APPENDIX H	Defective, Mutilated or Replacement Certificate of Safety Report
APPENDIX I	Vehicle Inspection Report
APPENDIX J	Rebuilt Vehicles
EXHIBIT A	Second Division Vehicle Certificate of Safety
ILLUSTRATION A	Placement of Second Division Vehicle Certificate of Safety
ILLUSTRATION B	Safety on Vehicle

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AUTHORITY: Implementing and authorized by Section 12-711 and 12-503 of the Illinois Vehicle Equipment Law (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 12-711 and 12-503, as amended by P.A. 85-1144, effective July 29, 1988), the Illinois Vehicle Inspection Law (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 13-101 et seq.) and Section 6-410 of the Illinois Driver Licensing Law (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-410).

SOURCE: Filed December 26, 1976, effective January 1, 1977; codified at 8 Ill. Reg. 19608; amended at 11 Ill. Reg. 4339, effective March 3, 1987; amended at 12 Ill. Reg. 11566, effective June 23, 1988; amended at 13 Ill. Reg. 7973, effective May 15, 1989

NOTE: ~~Some print~~ Capitalization denotes statutory language.

Section 448.APPENDIX A Safety Test Procedures and Specifications

Section 448.EXHIBIT A Testing Procedures

14.1 ONLY VEHICLES WITHOUT CARGO MAY BE TESTED.

14.1.1 Vehicles having a compartmentalized body containing tools or other working equipment (such as vehicles operated by telephone, gas electric companies, etc.) which do not exceed the maximum capabilities of the testing equipment may be tested.

14.1.2 Vehicles equipped with specially fabricated attachments or fixtures designed for transporting special cargo (livestock, radio-active materials, etc.), which would require an exorbitant amount of time to dismantle, may be tested (without cargo).

14.1.3 Vehicles equipped with permanently mounted equipment (camper body, compressor, winch, or lifting device) and licensed with weight plates that do not exceed the maximum capabilities of the testing equipment may be tested.

14.1.4 If the station owner believes the total weight or size of a vehicle might damage the station or the testing equipment, he may refuse to test the vehicle. If the station owner accepts a vehicle for testing, he must assume total liability for damages to the station or the testing equipment caused by vehicle build, weight, or mass.

14.2 The component systems listed in this Appendix may be tested in any order suitable to the Certified Safety Tester provided that each component applicable to the test vehicle is tested. The

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test vehicle must equal or exceed the minimum specification listed for each applicable component before a Certificate of Safety is issued to the test vehicle.

14.3 INCOMPLETE VEHICLES (CHASSIS, CHASSIS-CAB, ETC., ONLY).

An incomplete vehicle must be tested for compliance to all applicable equipment standards. If the incomplete vehicle meets all requirements a Certificate of Safety shall be issued immediately. If the incomplete vehicle does not meet all requirements (most incomplete vehicles lack adequate splash guards, rear turn signals and clearance light/reflector systems), then no Certificate shall be issued. The vehicle shall be treated as a "Rejected Vehicle", and the Certified Safety Tester shall give the second copy of the Vehicle Inspection Report to the driver to be carried by him while the vehicle is being moved for completion or repair. The test fee is due at the time of the original test. No additional fee may be charged if the vehicle is returned to the original testing station for a retest within sixty days of the original test.

14.4 TIRES AND WHEELS

14.4.1 TIRE AND WHEEL DEFINITIONS

BEAD - That part of the tire usually made of steel wires, rubber, and ply cords that is shaped to fit the rim.

BOTTOM OF THE TREAD GROOVE -

The portions of a tread groove nearest the carcass.

CARCASS - The tire structure, except the tread and the portion of sidewall rubber outside the cords.

CIRCUM-FERENCE

OF THE TIRE- A closed line around the tire perimeter that lies approximately in a plane perpendicular to the axis about which the tire rotates when in use.

CORD - A filament or strand of non-rubbery material woven with others or laid parallel with others to form a layer or ply in a tire carcass.

DEPTH OF TREAD -

(See "Tread Groove Depth").

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GROOVE -

(See "Tread Groove").

PLY -

A layer of rubber-coated parallel or woven cords, including those laid under a tread in the form of a circumferential belt.

RECURT -

(See "Regroove").

REGROOVE -

The deliberate deepening of existing tread grooves or tread wear indicators by cutting, burning, or other means or the deliberate forming (by cutting, burning, or other means) of a groove or grooves other than the groove(s) molded by the tire manufacturer or retreader.

RIM -

The metal that supports a tire and that is located between the tire and either the wheel disc or the wheel spokes when on a road wheel. The rim may be integral with, permanently or temporarily attached to, or separate from the wheel.

SEPARATION -

A parting or pulling away from the adjacent portion(s) of the tire material or carcass.

SIDEWALL -

The portion of a tire between tread and bead.

TIE BAR -

Rubber that is molded across a tread groove and braces or stabilizes tread elements.

TIRE -

(See "Circumference of the Tire").

CIRCUMFERENCE

TREAD -

The thickness of tire rubber that is located outside the carcass and that normally comes into contact with the roadway as the inflated tire wears during use.

TREAD

ELEMENT -

A distinct portion of the tread (such as a rib, lug, or knob) that comes into contact with the surface of a smooth, paved road while the properly inflated tire carries its normal service load.

TREAD

GROOVE -

A 3/32 inch (2.4 mm) or wider space between adjacent tread elements.

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TREAD

GROOVE -
DEPTH

The shortest distance from a plane in tangential contact with two adjacent tread elements to the bottom of the tread groove that is located between the adjacent tread elements.

TREAD

WEAR -

INDICATOR

A molded hump that stands 2/32nd of an inch (1.6 mm) above the bottom of a tread groove.

14.4.2

Recommendation:

The inflation pressure of each tire should be checked against the vehicle manufacturer's recommendations (see decal or owner's manual). Pressure lower or higher than recommended is not cause for rejection. All tire pressures should be correct before beginning the test.

PROCEDURES - TIRES AND WHEELS

REJECT VEHICLE IF:

A. Inspect for tire tread wear.

1. Tires with tread wear indicators

1. Tread wear indicators contact the road in any 2 adjacent grooves at 3 equally spaced intervals around the circumference of the tire (Fig. 14-2).

2. Tires without tread wear indicators: Use tread depth gauge. Do not measure on a tire-bar, groove hump, fillet, or tread wear indicator.

2. Tread groove depth is less than 2/32 inch in any 2 adjacent grooves at 3 essentially equally spaced intervals around the circumference of the tire. (Fig. 14.3).

3. Tires without tread wear indicators and with noncircumferential grooves, or "spaces," between the tread elements (as in snow,

3. Tread groove depth is less than 2/32 inch when measured in a major groove at a point half way between the center of the tire and the outside

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mud, lug, knob, or traction treads): If tire has tread wear indicators, use procedure No. 1.

4. Tires with treads that are bald, partially bald, cupped, dished, or unevenly worn.

AGENCY NOTE: "Bald" means without a groove (See definition of groove).

of the tread at 3 essentially equally spaced intervals around the circumference of the tire. (Fig. 14-4 and 14-5).

4. The lateral width of any bald area (measured across the tire between bordering grooves) is 1/4 or more of the tread width (measured across the tire between the outer edges of the outermost tread elements). Dimension "B" in Fig. 14-5 is 1/4 or more of dimension "A".

- B. Inspect for visible cord damage and exposure of ply cords in sidewalls and treads, including belting material cords.

- B. A broken or cut cord can be seen. Rubber is worn, cracked, cut, or otherwise deteriorated or damaged so that a cord can be seen -- either when the tire is not touched or when the edges of the crack, cut, or damage are parted or lifted by hand. (Fig. 14-6).

- C. Inspect for evidence of tread or sidewall separation.

- C. Tire has bump, bulge, knot or other evidence of partial carcass failure, air seepage, or loss of adhesion between carcass and tread or sidewall.

- D. Inspect for regrooved or recut treads.

- D. Tread has been regrooved or recut on a tire that does not have the word REGROOVABLE molded on or into both sides of the tire. (See definition of "recut" and "regroove").

AGENCY NOTE: Federal standards (49 CFR 369) require tires marked REGROOVABLE to have sufficient tread rubber that, "After regrooving, cord material below the

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grooves shall have a protective covering of tread material at least 3/32-inch thick."

- E. Inspect tires for legible markings showing size designation and carcass construction.

AGENCY NOTE: "R" in size designation shows radial construction. More plies at tread than sidewall shows belted construction. Same number of plies at tread and sidewall, without a belted or radial indication, shows plain bias construction.

- F. Inspect tires for size designation and for matched construction.

- F. Tires on the same axle are either not the same size designation, or not an equivalent size designation recommended by the vehicle or tire manufacturer. A tire of bias or bias-belted construction is installed on any road wheel of a vehicle equipped with a tire of radial construction on any road wheel.

AGENCY NOTE: "Construction" refers to bias, bias-belted, or radial arrangements of ply cords in the tire carcass.

- G. Inspect each dual tire assembly.

- G. A tire exceeds the diameter (not width) of its mate by 1/2 inch (1/4 inch radius) or more; or one tire touches its mate.

- H. Inspect valve stems.

- H. A valve stem leaks; or is cracked; or is either damaged or positioned so as to hamper pressure checking or inflation; or shows evidence of wear because of misalignment.

- I. Inspect tire and road wheel assemblies.

J. Inspect all wheel and rim bolts, nuts, studs, lugs, locking rings, etc. Each cover, cap, or decorative ring that obscures any of these items must be removed prior to the inspection.

K. Inspect for visible wheel damage.
- I. A tire or wheel is rubbing against any portion of the suspension, chassis, or body.

J. Any wheel or rim securing device such as a nut, bolt, stud, lug, ring, or other type securing device is loose, missing, or cracked.

K. Wheel locating hole(s) are elongated, oversize, or "wallowed out". Any part of a wheel or rim is cracked, repaired by welding or rewelding, or damaged so as to cause unsafe operation of the vehicle.

14.6 STEERING, ALIGNMENT AND SUSPENSION

The steering system of the vehicle must be inspected to determine if excessive wear and/or maladjustment of the linkage and/or steering gear exists. Vehicle must be tested on a dry surface. On vehicles equipped with Power Steering, the engine must be running and the Power Steering fluid level and belt tension on the Power Steering unit must be adequate before testing.

PROCEDURE - STEERING AND ALIGNMENT

- A. POWER STEERING

1. Inspect power steering belts for proper condition and tension.

2. Visually inspect gear, hoses, tubes, connector, cylinders, valves, pump, and pump mounting.
- REJECT VEHICLE IF:

A.

1. Belts are badly frayed or cracked on inner edge.

2. Any hose, tube, or connector has been rubbed by moving parts; leakage at any point in the system; gear, pump mounting, or connector is loose or broken.

3. Inspect fluid level in reservoir. (Wipe dirt from cover before removing).

3. Fluid below recommended level.
- B. BINDING OR JAMMING

Turn steering wheel through a full right and left turn and feel for binding or jamming conditions.

B. Binding or jamming occurs other than at stops.
- C. LASH OR FREE PLAY. (Fig. 14-7).

C. A point on the steering wheel moves more than the value shown in Table 14-1 before perceptible return movement of the wheel under observation.

TABLE 14-1, STEERING WHEEL FREE PLAY VALUES

Steering wheel maximum diameter (inches)	Lash (inches) measured at maximum circumference
18 or less	2
18	2 1/4
20	2 1/2
22	2 3/4

- D. COLUMN JACKET AND SUPPORT BRACKET

Visually inspect to determine that column support bracket is properly tightened and all bolts are present.

D. Column support bracket is not properly tightened or bolts are missing.
- E. STEERING SHAFT MOVEMENT.

Grasp steering wheel with both hands and attempt to move vertically

E. Steering shaft moves up and down.

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F. STEERING WHEEL

Inspect steering wheel condition.

G. HORN CONTROL

Inspect for presence of horn control.

F. Any spokes are missing or if reinforcement is exposed.

G. Horn control is missing.
Horn not audible (Note - Horn button, ring, or other control may be located anywhere in cab that is readily accessible to driver).

14.7 The steering system and related linkage and parts must be inspected to determine possible wear or damage at all points.

14.8 Wheel bearings out of adjustment can cause wander, erratic front brake action, and noise due to interference of parts.

PROCEDURE - WHEEL BEARINGS

With the front end of the vehicle lifted so as to load any ball joints, grasp the front tire top and bottom. Rock it in and out, and record movement.

To verify that any looseness ~~detected~~ detected is in the wheel bearing, notice the relative movement between the brake drum or disc and the backing plate or splash shield. (Fig. 14-8).

AGENCY NOTE: Wheel bearing play can be eliminated by applying service brakes.

14.9 "Out of limits" linkage free play might cause wheel shimmy, erratic brake action and steering control problems. Make sure any looseness detected is not wheel bearing free play by applying service brakes during the inspection of this item. (Driver or person other than Certified Safety Tester may apply service brakes).

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PROCEDURE - STEERING LINKAGE

A. For trucks with single "I" beam or tube type front axle, hoist truck under axle. For trucks with twin "I" beam type front axles or with "A frame" control arms, each axle or arm must be hoisted independently, as shown in Figs. 14-9 and 14-10 so as to load the ball joints. Grasp the front and rear of tire and attempt to shake assembly right and left to determine linkage looseness. Record movement at extreme front and rear of tire (Fig. 14-11).

REJECT VEHICLE IF:

A. Measurement is found to be in excess of:
Rim Diameter
16" or less 1/4"
17" and 18" 3/8"
over 18" 1/2"

AGENCY NOTE:

Excessive looseness in the steering suspension on all General Motors light duty trucks should not be confused with the normal idler arm movement. Use of the proper diagnosis and checking procedures is essential to prevent needless replacement of the idler arm. This type of idler arm (Fig. 14-12) uses a rubber bushing designed to hold the arm in alignment with the stud end, and will exhibit a noticeable movement or lash when an excessive amount of pressure is applied to the end, even when the part is brand new. If excessive looseness is detected when performing the inspection in paragraph 14.10A and that looseness is traced to the idler arm, then the following checking procedure is required.

- a. Raise the vehicle in such a manner as to allow the front wheels to rotate freely and the steering mechanism freedom to turn. Position the wheels in a straight ahead position.
- b. Using a push-pull type spring scale located as near the relay rod end of the idler arm as possible, exert a 25 lb. force upward and then downward while noticing the total distance the end of the arm moves. This distance should

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not exceed 1/8" (Fig. 14-13). It is necessary to insure that the correct load is applied to the arm since it will move more when higher loads are applied. It is also necessary that a scale or ruler be rested against the frame and used to determine the amount of movement since observers tend to over-estimate the actual movement when a scale is not used.

AGENCY NOTE: Jerking the right front wheel and tire assembly back and forth thus causing an up and down movement in the idler arm is not an acceptable method of checking since there is no control on the amount of force being applied.

PROCEDURE - STEERING LINKAGE

REJECT VEHICLE IF:

- B. ON "I" beam axle system inspect tightness of pitman arm and all steering linkage. Drag link and tie rod ends must be mechanically locked by cotter pin or other element.
- B. Excessive play is found in drag link, tie rod ends, steering box, etc.

14.10 PROPER USE OF WHEEL ALIGNMENT INDICATOR.

- Those vehicles whose front axle has independent suspension should not be driven over the wheel alignment indicator immediately after the front end has been raised. A false reading may occur if the vehicle front end is lowered and then within a few feet driven across the alignment indicator. The front wheels will not have had sufficient distance to resume their normal tracking. The vehicle should either be raised after crossing the wheel alignment indicator or should be backed up ten feet or more before being driven forward across the indicator.

- Sagging springs, broken torsion bars, worn or deteriorated bushings, loose shackles, or "U" bolts mislocated or loose can cause vehicle instability and/or brake pull.

14.10.2 SAGGING SPRINGS

PROCEDURE - WHEEL ALIGNMENT

REJECT VEHICLE IF:

- A. SPRINGS
- Visually inspect front
- A. Springs or torsion bars are broken. Shackles or "U" bolts worn or loose. Center

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and rear for broken leaves or bar damage. Inspect spring shackles, bushing, "U" bolts, steering stops, and center bolt in springs. (Front end may have to be jacked up to perform this inspection.)

bolt in springs sheared or broken. Steering stops allow tire to rub on frame or metal. Any leaves are cracked, or shackle, shackle pins, hangers, or "U" bolts are worn or loose.

14.11 Excessive toe-in or toe-out is a general indication that complete check should be made of all front wheel alignment factors (caster, camber, steering axis inclination). (Fig. 14-14).

PROCEDURE - TOE-IN, TOE-OUT

REJECT VEHICLE IF:

- A. TOE-IN, TOE-OUT (Fig. 14-15).
- With wheels held in a straight ahead position, drive vehicle slowly over the approved drive-on side slip indicator.
- A. More than 30 feet per mile on the approved side slip indicator.

14.12 SHOCK ABSORBERS

PROCEDURE - SHOCK ABSORBERS

REJECT VEHICLE IF:

- A. With vehicle on level surface, bounce one corner of vehicle and determine the number of times vehicle bounces before leveling off.
- B. With vehicle on a hoist or jacked up, visually inspect shock absorbers for excessive leakage, looseness of mounting, brackets, and bolts.
- C. PHYSICALLY GRAB upper and lower portion of shock inspecting for looseness in rubber bushing, mounting brackets, or bolts.
- A. Vehicle continues bouncing more than two cycles, indicating loss of shock absorber function.
- B. Severe leakage (not slight dampness) occurs.
- C. Mounting bolts or mounts are broken or loose, or rubber bushing is partially or completely missing.

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14.13 AIR SUSPENSION: Inspection of such systems consists mostly of checking for air leaks, proper height, and ride level. Most commercial buses, some trucks and trailers will have this type of suspension.

CAUTION: Certified Safety Tester is not to use a creeper underneath vehicle because there may not be enough room when air is drained from bellows.

PROCEDURE - AIR SUSPENSION

REJECT VEHICLE IF:

- A. Vehicle should be properly jacked or positioned over pit; drain entire system of air, start engine and observe air pressure gauge. Determine pressure at which air begins to lift vehicle to normal position.
- A. Air begins to flow into system before 55 P.S.I. is indicated on pressure gauge.

Agency Note: AGENCY NOTE: Pressure

regulator valve should not allow air into the system until at least 55 P.S.I. is in braking system.

- B. With air at normal operating pressure, observe height and level of vehicle relative to ground surface. (This will indicate function of pressure and height control valves.)
- B. Vehicle is resting on one or both axles, or the vehicle is not level (tilting to left or right).

- C. With air in system at normal operating pressure, inspect hoses, connections, bellows for leaks and excessive deterioration. (Open air operated doors and apply service brakes fully.) (Fig. 14-16 and 14-17.)
- C. Air leakage rate is greater than 3 P.S.I. in 5 minute time period.

- D. Retractable axle(s). With air in system at
- D. Axle fails to respond properly to the axle lift

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normal operating pressure activate the axle lift control switch, to the "up" and "down" positions to check function.

control switch.

14.14 GENERAL LAMP - INSPECTION LIMITS - General lamp inspection includes the following types of lamps: head, tail, stop, license, clearance, signal, marker, and identification.

14.15 VEHICLE LIGHTING.

PROCEDURE - LIGHTS AND LAMPS

REJECT VEHICLE IF:

MOTOR VEHICLES REQUIRE THE FOLLOWING:

1. Head lamps: 2 or 4 white or amber
- A. Any bulb in any required lamp or light fails to function properly.
2. Turn signals: (front) white or amber
- B. An improperly connected circuit does not light the proper filaments for the different switch 2 positions.
3. Turn signals: (rear) 2 red or amber.
- C. A lens is cracked, broken, or missing.
4. Turn signals: (front) 2 double face (front lens white or amber, rear lens red or amber.)
- D. A lens is rotated, upside down, wrongside out, or is otherwise incorrectly installed.
5. Tail lamps: 2 red, one each on left and right rear.
- E. A lens marked "left" or "right" is not appropriately installed.
6. Stop lamps: 2 red, one each on left and right rear. (Vehicles manufactured before 1968 may have 1 red stop lamp.)
- F. A headlamp or fog lamp has dirt or moisture inside, any obvious discoloration, contamination, or reflector deterioration.
7. Registration plate lamp: 1 white.
- G. A lamp or light is not securely fastened to the vehicle.
8. Parking lights: (front) white or amber. (Vehicles manufactured before 1968 may have 1 red stop lamp.)
- H. A lamp or light shows a beam of color contrary to law or regulations.

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before 1968 may have 1 parking light on front.)

AGENCY NOTE: Tail lamps must operate in conjunction with front headlights and parking light(s).

I. There are any defects in wiring or lighting equipment that would be likely to influence adversely the effectiveness of the lighting performance.

AGENCY NOTE: Clearance and identification lights are not required to operate off of same switch as head lamps.

J. Any auxiliary equipment placed on, in, or in front of the head lamp is not a part of the original approved equipment.

AGENCY NOTE: Stop lamps should be checked with tail lamps illuminated to determine whether they are properly wired.

K. Beam indicator lamps do not indicate the proper beam to the driver and do not function properly.

L. Any lamp or lens is turned or inclined so that its light is not properly directed.

M. Tail lamps and registration plate lamp are not wired to the switch which operates the headlamps and the auxiliary driving lamps if vehicle is so equipped.

N. Area where lamp or light is mounted is so rusted or damaged that instability of lamp or light results and correct aim may not be maintained.

O. Parking lights fail to function properly.

14.15.1 ELECTRICAL WIRING.

PROCEDURE - ELECTRICAL WIRING

Make visual check

REJECT VEHICLE IF:

Wiring is frayed (including wiring from tractors to trailers or other towed vehicles.)

14.15.2 Special Requirements for Medical Transport Vehicles (MTV)

If an MTV passes each test as required in Appendix A of this Part, plus the special tests of this subsection, that MTV is to receive a Certificate of Safety (C/S). (The C/S is to be applied to the vehicle. Section 13-101 of the Illinois Vehicle Inspection Law (Ill. Rev. Stat. 19851987, ch. 95 1/2, par. 13-101) requires each MTV to be safety tested, even when the MTV is a first division vehicle.) First division vehicles are defined as "THOSE MOTOR VEHICLES WHICH ARE DESIGNED FOR THE CARRYING OF NOT MORE THAN 10 PERSONS." (Ill. Rev. Stat. 19851987, ch. 95 1/2, par. 1-217)

Definitions:

MEDICAL TRANSPORT VEHICLE. "INCLUDES AMBULANCES, MEDICAL CARRIERS, AND RESCUE VEHICLES." (Ill. Rev. Stat. 19851987, ch. 95 1/2 par. 1-142.2)

AMBULANCE. "ANY PUBLICLY OR PRIVATELY OWNED VEHICLE WHICH IS SPECIFICALLY DESIGNED, CONSTRUCTED OR MODIFIED AND EQUIPPED, AND IS INTENDED TO BE USED FOR, AND IS MAINTAINED OR OPERATED FOR THE EMERGENCY TRANSPORTATION OF PERSONS WHO ARE SICK, INJURED, WOUNDED OR OTHERWISE INCAPACITATED OR HELPLESS." (Ill. Rev. Stat. 19851987, ch. 95 1/2, par. 1-102.01)

MEDICAL CARRIER. "ANY PUBLICLY OR PRIVATELY OWNED VEHICLE WHICH IS SPECIFICALLY DESIGNED, CONSTRUCTED OR MODIFIED AND EQUIPPED, AND IS INTENDED TO BE USED FOR, AND IS MAINTAINED OR OPERATED FOR THE NONEMERGENCY TRANSPORTATION OF PERSONS FOR COMPENSATION FOR THE PURPOSE OF OBTAINING MEDICAL SERVICES." (Ill. Rev. Stat. 19851987, ch. 95 1/2, par. 1-142.1)

RESCUE VEHICLE. "ANY PUBLICLY OR PRIVATELY OWNED VEHICLE WHICH IS SPECIFICALLY DESIGNED, CONFIGURED, AND EQUIPPED FOR THE PERFORMANCE OF ACCESS AND EXTRICATION OF PERSONS FROM HAZARDOUS OR LIFE-ENDANGERING SITUATIONS, AS WELL AS FOR THE EMERGENCY TRANSPORTATION OF PERSONS WHO ARE SICK, INJURED, WOUNDED OR OTHERWISE INCAPACITATED OR HELPLESS." (Ill. Rev. Stat. 19851987, ch. 95 1/2, par. 1-224)

RESCUE SQUAD VEHICLE. "A VEHICLE SPECIFICALLY DESIGNED, CONFIGURED, AND EQUIPPED FOR THE PERFORMANCE OF ACCESS AND EXTRICATION FROM HAZARDOUS OR LIFE-ENDANGERING SITUATIONS. HOWEVER, IF SUCH VEHICLES HAVE EMERGENCY MEDICAL TRANSPORT CAPABILITY THEY MUST BE CLASSIFIED AS RESCUE VEHICLES AS DEFINED IN SECTION 1-224." (Ill. Rev. Stat. 19851987, ch. 95 1/2, par. 1-223)

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- A. 1. EACH AMBULANCE SHALL DISPLAY SPECIAL AMBULANCE REGISTRATION PLATES. (Ill. Rev. Stat. ~~1995~~1987, ch. 95 1/2, par. 11-1421(a)(5))
2. EACH AMBULANCE AND EACH RESCUE VEHICLE SHALL HAVE A LOUD SIREN PRODUCING AN AUDIBLE SIGNAL OF AN INTENSITY OF 100 DECIBELS AT A DISTANCE OF 50 FEET FROM THE SIREN, AND WITH A LAMP OR LAMPS EMITTING AN OSCILLATING, ROTATING OR FLASHING RED BEAM DIRECTED IN PART TOWARD THE FRONT OF THE VEHICLE, AND THESE LAMPS SHALL HAVE SUFFICIENT INTENSITY TO BE VISIBLE AT 500 FEET IN NORMAL SUNLIGHT. (Ill. Rev. Stat. ~~1995~~1987, ch. 95 1/2, par. 11-1421(a)(2))
3. Report the testing of a Rescue Vehicle by marking item C in Field #2 of the Vehicle Inspection Report (See Section 448.APPENDIX J).

~~PROCEDURE~~ REJECT ~~Vehicle~~ Vehicle ~~IP#:~~

Check registration Ambulance does not display special plates on Ambulance. "Ambulance" plates.

Check Rescue Vehicle Required siren or lamp is absent or not in working condition.
or Ambulance for required siren and lamp.

- B. 1. A Medical Carrier is not an emergency vehicle. It shall not have a siren, whistle or bell. However, it may have a back-up alarm.
2. A MEDICAL CARRIER MAY HAVE A YELLOW (AMBER) OSCILLATING, ROTATING, OR FLASHING LAMP IF IT CARRIES A COPY OF WRITTEN AUTHORITY ISSUED BY A COUNTY BOARD, BY A MUNICIPALITY, OR BY SOME OTHER BOARD OR BODY THAT, UNDER THE CONSTITUTION AND LAWS OF ILLINOIS, ALSO HAS AUTHORITY TO ENACT TRAFFIC LAWS. (Ill. Rev. Stat. ~~1995~~1987, ch. 95 1/2, par. 12-215(b)(8) & 1-140)
3. A Medical Carrier may have auxiliary turn signals on the roof, or lower, if those signals are at the same height on each side. FRONT TURN SIGNALS SHALL BE YELLOW OR WHITE. REAR TURN SIGNALS SHALL BE EITHER YELLOW OR RED. (Ill. Rev. Stat. ~~1995~~1987, ch. 95 1/2, par. 12-208(b)) Auxiliary turn signals shall be actuated only by the same control that actuates the regular, or standard, turn signals.

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4. ALL TURN SIGNALS MAY FLASH SIMULTANEOUSLY ON BOTH SIDES TO INDICATE THE PRESENCE OF A VEHICULAR TRAFFIC HAZARD WHICH REQUIRES UNUSUAL CARE IN APPROACHING, OVERTAKING, OR PASSING. (Ill. Rev. Stat. ~~1995~~1987, ch. 95 1/2, par. 12-212(b) and 11-804(d)) Auxiliary (top) and standard (bottom) turn signals may alternately flash top and bottom, but not alternately right and left. Any auxiliary turn signals shall be actuated by the same control that causes the regular, or standard, turn signals to flash simultaneously on both sides as a vehicular hazard signal.

~~PROCEDURE~~ REJECT ~~Vehicle~~ Vehicle ~~IP#:~~

Check Medical Carrier for siren, whistle, or bell.

A siren, whistle, or bell is present. (Do not reject because of back-up alarm.)

Check Medical Carrier for oscillating, rotating or flashing lamp(s).

An oscillating, rotating, or flashing lamp;
Is present without legal written authority in the vehicle, or
Is authorized but is not yellow.

Check turn signals, especially any auxiliary turn signals.
Any turn signal is at wrong height, or
Any turn signal is wrong color, or
All turn signals do not operate from same control.

Check vehicular hazard warning system. (Sometimes called "4-way flashers.")

Lamps flash alternately right and left, or
Any upper or lower pairs of turn signals do not flash simultaneously, or
All turn signals are not actuated by the same "hazard" control.

- C. A Rescue Squad Vehicle is not a Medical Transport Vehicle. (See Definitions in this subsection.) Test and report a Rescue Squad Vehicle as an ordinary truck, bus, or first division vehicle as the case may be. Do not issue a Certificate of Safety to any Rescue Squad Vehicle of the first division that might be submitted to a safety test.

14.16 LAMPS: CLEARANCE, IDENTIFICATION, AND SIDE MARKER. (Fig. 14-18).

The following vehicles or combinations shall be equipped with two
(2) YELLOW or AMBER clearance lamps on the vehicle front, ONE ON EACH UPPER FRONT CORNER, and with THREE RED IDENTIFICATION LAMPS in a HORIZONTAL LINE on the rear of the vehicle.

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- 14.16.1 Every single vehicle longer than 25 feet.
14.16.2 Every combination of vehicles longer than 25 feet.
14.16.3 Every single vehicle wider than 80 inches.
14.16.4 Every combination of vehicles wider than 80 inches.

PROCEDURE - LAMPS: CLEARANCE
IDENTIFICATION, AND SIDE MARKER
Make visual check

REJECT VEHICLE IF:

It exceeds the preceding
dimensions and is not properly
equipped.

AGENCY NOTE: The following safety devices shall be excluded from the measurement when measuring any vehicle to determine the vehicle width: (a) exterior, side-mounted mirror assemblies; (b) side-mounted turn signals; (c) front and rear bumpers; (d) flexible fender skirts or mouldings; (e) side-mounted clearance lamps and reflectors; and (f) any other light(s) or device(s) required for safety purposes.

14.17 REFLECTORS - FRONT. (Fig. 14-18).

Those vehicles with the dimensions listed in 14.16.1, 14.16.2, 14.16.3, and 14.16.4 shall be equipped on each front lower corner of the body with one yellow or amber reflector mounted WITHIN 12 inches of the LOWER LEFT and RIGHT corners respectively with the reflective surface facing toward the direction the vehicle travels in forward motion.

PROCEDURE - REFLECTORS - FRONT

Make visual check

REJECT VEHICLE IF:

Not properly equipped, or the
reflectors are cracked, broken,
or missing.

14.18 REFLECTORS - SIDE. (Fig. 14-18).

Every vehicle longer than 20 feet and every trailer or semitrailer with a gross weight rating more than 3,000 pounds (registration plate Class TB or heavier) shall be equipped with reflectors on each side of the vehicle, mounted 15 inches to 60 inches from the surface of the road, with the reflector surface facing approximately at a 90 degree angle from the body as follows:

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- 14.18.1 YELLOW (amber) at EACH 1/3 POINT (approximately), or
14.18.2 YELLOW (amber) within 12 inches of front, and RED within 12 inches of rear, and YELLOW (amber) at midpoint (approximately) IF 30 FEET LONG, or longer.

PROCEDURE - REFLECTORS - SIDE
Make visual check

REJECT VEHICLE IF:

Not properly equipped, or the
reflectors are cracked, broken,
or missing.

14.19 REFLECTORS - REAR. (Fig. 14-18).

The following vehicles or combinations shall be equipped on EACH REAR LOWER CORNER of the Body with one RED reflector mounted WITHIN 12 inches of the lower LEFT and RIGHT CORNERS respectively with the reflective surface facing toward the direction from which the vehicle came when in forward motion.

14.19.1 Every single vehicle longer than 25 feet.

14.19.2 Every combination of vehicles longer than 25 feet.

14.19.3 Every vehicle wider than 80 inches.

14.19.4 Every combination of vehicles wider than 80 inches.

14.19.5 Every trailer which has a gross weight (trailer or semitrailer plus load) of more than 3,000 pounds.

PROCEDURE - REFLECTORS - REAR

REJECT VEHICLE IF:

Make visual check

Not properly equipped, or the
reflectors are cracked, broken,
or missing.

14.20 The reflectors shown on the side view and the identification lamps shown on the rear view of tractors (Fig. 14-18) are required equipment if the tractor operates alone (bobtail) during darkness.

14.21 HEADLAMP AIM.

Before checking beam aim, the Certified Safety Tester shall:

- (1) Remove ice or mud from headlights.
(2) See that no tire is noticeably deflated.

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- (3) Check springs for sag or broken leaves.
- (4) Check functioning of any "level-ride" control.
- (5) Clean lenses.
- (6) Check for bulb burn out and proper beam switching.
- (7) Rock the vehicle sideways.

AGENCY NOTE: Vehicles in use today generally are equipped with one of two types of headlighting: The quad headlight system consisting of four 5 3/4 in. dia. sealed beam units or the two headlight system consisting of two 7 in. dia. sealed beam units.

In the quad system, two lamps, identified by "1" on the lens, are single filament lamps and provide the majority of the upper beam light. The other two lamps, identified by "2" on the lens, contain two filaments each. One filament operates in conjunction with the type "1" lamp and supplement the upper beam by providing fill-in light. The other filament provides the entire lower beam light.

The 7 in. dia. type "2" lamp, identified by "2" on the lens, contains two filaments. One filament produces the upper beam and the other produces the lower.

All type "2" lamps, regardless of size, must be aimed and tested on low beam.

USE APPROVED CALIBRATED HEADLAMP TESTER ACCORDING TO MANUFACTURER'S INSTRUCTIONS. It shall be in good repair and calibration.

- | PROCEDURE - HEADLAMP TEST | REJECT VEHICLE IF: |
|--|-------------------------|
| A. UPPER BEAM AIM | A. Headlamp out of aim. |
| Applies only to 5 3/4 inch Type "1" sealed beam headlamp units. | |
| B. LOWER BEAM AIM. | B. Headlamp out of aim. |
| The following type headlamp units are to be tested ONLY on the LOWER BEAM: | |
| 1. 5 3/4 inch-Type "2" sealed beam, or | |
| 2. 7 inch-Type "2" sealed beam. | |

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14.22 FRAME, CAB, AND BODY.

- | PROCEDURE - FRAME, CAB AND BODY | REJECT VEHICLE IF: |
|---|--|
| A. Inspect frame and cross member assembly of chassis. | A. Frame or cross member is broken or missing. |
| B. Visually check cab and body attachment. | B. Body bolts or brackets (to chassis) are loose, broken or missing; body spacer block missing or body not level with chassis; cab or body is loose on chassis. |
| C. Check fuel tank(s) to make certain secured to vehicle, and that cap(s) are present and capable of being tightened. | C. 1. Fuel tank(s) leaking; not secured properly; cap(s) missing, leaking, or not able to be tightened.
2. Fuel tank has been added to the interior of a "van" type truck. |
| D. Proper functioning of tractor 5th wheel (if vehicle so equipped). | D. Cracked or operating mechanism is loose, jams, or has badly worn locking jaws. |
| E. PROTRUDING OBJECTS. | E. Torn metal, glass, or other loose or dislocated parts protrude from the surface of the vehicle so as to cause a safety hazard to pedestrians or cyclists. |
| F. BUMPERS. | F. The front bumper is missing, loosely attached, or protruding creating a hazard to pedestrians, cyclists, or other vehicles. (The rear bumper, if vehicle is so equipped, is loosely attached, or protruding creating a hazard to pedestrians, cyclists, or other vehicles.) |
| G. FENDERS. | G. Any fender is missing. |
| H. DOORS. | H. Doors or door parts are missing, broken, or sagging |

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Inspect door latches, locks, hinges, and handles for proper operation, fastening, bad adjustment, broken or missing component. (Try doors and locks.)

so that the door cannot be properly operated.

AGENCY NOTE: Vehicles originally designed and built with doors, must have doors.

- I. HOOD.
Open hood and inspect safety catch for proper operation. Close hood and inspect for proper full closure. Check hinges for proper operation.
- J. FLOOR, FIRE WALL, AND OCCUPANT COMPARTMENT.
Inspect floor, fire wall, and occupant compartment.
- K. SEAT(S)
Inspect seat(s) for proper operation of adjusting mechanism and to see that they are securely anchored to floor.
- L. FLOOR, FIRE WALL, OR ANY PART OF OCCUPANT COMPARTMENT
Contains holes which would cause a hazard by permitting exhaust gases to enter the occupant compartment.
- M. SEAT(S) not securely anchored to floor or adjusting mechanism slips out of position when braking or steering.

14.23 MIRRORS.

Every motor vehicle should be equipped with an inside rearview mirror and an outside rearview mirror mounted on the left side of the vehicle, both of which should have at least 3 square inches of reflective surface and be so located as to reflect to the driver a view of the highway for a distance of at least 200 feet to the rear of such motor vehicle.

Any vehicle submitted to a safety test that is either defective, equipped, or constructed so that a driver does not have a clear view of the highway for a distance of at least 200 feet to the

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rear of such motor vehicle by means of an inside mirror shall be equipped with two outside mirrors; one on the right side ~~of~~ of the vehicle and one on the left side ~~of~~ of the vehicle and each mirror should have at least 3 square inches of reflective surface and be so located as to reflect to the driver a view of the highway for at least 200 feet to the rear of such motor vehicle.

PROCEDURE - MIRRORS

REJECT VEHICLE IF:

A. EXTERIOR REARVIEW MIRROR.

A., B., & C.

1. From the driver's position visually inspect exterior mirror on driver's side for a clear and reasonable unobstructed view to the rear. Look for correct location, stable mounting, cracks, sharp edges, unnecessary protrusion.
2. Mirror not mounted on stable support or is loosely mounted.
3. Mirror obscured by a pillar or unwiped portion of windshield.
4. Mirror cracked, pitted, or clouded.
5. Mirror missing.
6. Forward vision is unsafely obstructed by mirror assembly.

B. INTERIOR REARVIEW MIRROR

From the driver's position, visually inspect interior mirror for proper mounting, location, cracks, sharp edges, and ease of adjustment.

- C. If interior rearview mirror does not provide a clear view of the highway for a distance of at least 200 feet to the rear of the vehicle, an exterior rearview mirror with at least 3 square inches of reflective surface shall be located on the right side of the vehicle. (See Sec. 14.23A of test procedures.)

Every bus, truck, and truck tractor, having a windshield, shall be equipped with windshield wiper blade(s) equivalent to manufacturer's original equipment specifications.

- PROCEDURE - WINDSHIELD WIPERS
- REJECT VEHICLE IF:
- A. Operate wipers. (If vacuum operated, engine must be idling and control full on.)
 - A. Wiper(s) fails to operate for full stroke, or will not return to proper "park" position out of driver's critical view area when shut off. Wiper(s) smears or severely streaks windshield.
 - B. Inspect rubber element of blade(s).
 - B. Blade(s) exhibits damaged, torn, hardened, or physical breakdown of rubber wiping element.
 - C. Inspect metal parts of wiper blade(s) or arm(s).
 - C. Parts of blade(s) or arm(s) are missing, severely damaged, or contacting glazing.
 - D. Raise arm away from windshield and release.
 - D. Arm fails to force the blade to contact the windshield firmly.

14.25 WINDSHIELD WASHERS.

All vehicles produced after January 1, 1969, must be equipped with windshield washer systems. Any vehicle manufactured prior to this date is not required to have a washer system, but if so equipped, they must be in operating condition.

- PROCEDURE - WINDSHIELD WASHERS
- REJECT VEHICLE IF:
- A. Inspect for proper operation of hand or foot control and an effective amount of fluid delivered to the outside of the windshield opposite each outboard front seating position.
 - A. 1. System fails to function.
 - 2. Fluid in system is frozen.
 - 3. System not capable of cleaning an effective wash area.

AGENCY NOTE: System must function when temperature is both above

above and below the freezing point. Low fluid level is not a cause for rejection, but advise driver.

14.26 VEHICLE GLAZING.

Vehicle Glazing (glass) originally installed in a vehicle must be marked with a manufacturer's Trademark and followed by the words AMERICAN STANDARD, or the letters AS followed by a number which indicates the location in which that particular glass may be used, in accordance with the following table.

- 14.26.1 If a vehicle is equipped with a replacement glazing which is unmarked, the vehicle owner or driver must show an invoice, work order, or receipt from the glass installer which states that safety glazing was installed, the grade of glazing used (ASL, AS2, etc.) and the vehicle location (left vent glass, windshield, etc.). If the Certified Safety Tester is satisfied that the proper type of glazing is now installed, the vehicle should not be rejected because of replacement glazing. When a vehicle is rejected for a defective piece of glazing the Certified Safety Tester should inspect the replacement piece of glazing during the retest for the proper marking (ASL, AS2, etc.).

PROCEDURE - VEHICLE GLAZING	REJECT VEHICLE IF:
INSPECT	
A. For materials in window openings other than glass.	A. Plywood, cardboard, or other opaque material is used in any window not blocked by permanently installed body or equipment.
B. All glazing for proper location in vehicle. Vehicles must have approved glazing installed in those areas where glazing had been installed by the vehicle manufacturer.	B. Glazing not installed in nonblocked window or improper grade of glazing installed.
C. Condition of glass.	AGENCY NOTE: See Table 14.2 and vehicle glazing guide (Fig. 14-19). <ul style="list-style-type: none">1. There are scratches or abrasions in the critical area which are more than 1/2 inch wide and more than 6 inches
1. Windshield - Critical area (i.e., those areas swept or	

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wiped by the full proper length of the blade(s) of a properly functioning windshield wiper.)

in length. There are any "spider webs" or holes in the critical area. There are any "star chips" or "bullseyes" (stone nicks) larger than 1 1/2 inches in the critical area. There is a crack where an edge can be felt on the wiper side of the windshield in the critical area. Discoloration extends more than 3 inches up from the bottom, or more than 1 inch in from the right or left sides, or more than 1 inch down from the top. (Fig. 14-19).

2. Side Vents, Front Door Windows, and Side Windows.

2. Left front door window will not roll completely down for driver to give hand and arm signals. Discoloration in the vents, front door windows or side windows extends more than 3 inches up from the bottom. There are any cracks or sharp edges which permit the glass to be moved or the edges of which could inflict a cut or injury. Glazing is in such defective condition or repair as to prevent the driver's clear view to either side.

3. Nonblocked Rear Window. (See Sec. 14.23).

3. Discoloration or breakage of nonblocked rear glass does not permit a clear view at least 200 feet to rear of vehicle and two

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outside rearview mirrors are not provided. There are any cracks or sharp edges which permit the glass to be moved or the edges of which could inflict a cut or injury. Glazing is in such defective condition or repair as to directly impair the driver's view to the rear and two outside rearview mirrors are not provided.

D. For posters, labels, advertising.

D. There is any sign, poster, or other nontransparent material on the front windshield, side wings, or side or rear windows which would materially obstruct, obscure, or impair the driver's clear view of the highway or any intersecting highway.

E. FOR WINDOW APPLICATION, REFLECTIVE MATERIAL, NON-REFLECTIVE MATERIAL OR TINTED FILM ON VEHICLES MANUFACTURED DURING OR AFTER 1982.

E. THERE IS ANY WINDOW APPLICATION, REFLECTIVE MATERIAL, NONREFLECTIVE MATERIAL OR TINTED FILM UPON THE FRONT WINDSHIELD (PAST 6 INCHES FROM TOP), SIDEWINGS OR SIDE WINDOWS IMMEDIATELY ADJACENT TO EACH SIDE OF THE DRIVER ON VEHICLES MANUFACTURED DURING OR AFTER 1982.

TINTED FILM IS PERMISSABLE ON WINDOWS TO THE REAR OF THE DRIVER'S SEAT. IF TINTING IS PRESENT, THE VEHICLE MUST BE EQUIPPED WITH SIDE MIRRORS ON EACH SIDE.

SIDE MIRRORS ARE NOT PRESENT.

TINTED FILM IS ACCEPTABLE 6 INCHES FROM TOP OF WINDSHIELD.

TINTED FILM EXTENDS PAST 6 INCHES FROM TOP OF WINDSHIELD. (Ill. Rev. Stat. 1987, ch. 95 1/2,

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par. 12-503, as amended by P.A. 85-1144, effective July 29, 1988)

14.27 EXHAUST AND FUEL SYSTEMS.

The EXHAUST SYSTEM includes the manifold(s) and piping leading from the exhaust ports of the engine to and including the muffler(s) resonators, and the tail piping.

The FUEL SYSTEM includes the fuel tank(s), fuel pump, and necessary piping to carry the fuel from the tank to the carburetor.

PROCEDURE - EXHAUST AND FUEL SYSTEM REJECT VEHICLE IF:

INSPECT

A. EXHAUST SYSTEM.

Manifold(s), muffler(s), resonator(s), all pipe(s), gaskets, and supporting hardware. Rusted or corroded surfaces should be given particular attention. (Holes in the system made by the manufacturer for drainage are NOT cause for rejection.) Make certain exhaust system on any "van" type truck extends to outside edge of unit, and on all other trucks extends beyond the passenger compartment.

A. 1. There are loose connections or leaking joints.

2. There are holes (other than manufacturer's) or rusted through places.

3. Parts of system are not securely fastened.

4. Muffler cutout, bypass, or similar device that allows excessive noise is present. (Noise is excessive if vehicle emits more noise than with original equipment.)

5. Any part of exhaust system passes through the passenger compartment.

6. Exhaust system on any "van" type truck does not extend to outside edge of unit or exhaust system on any other truck does not extend

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beyond the passenger compartment.

7. Any exposed exhaust stack, so located as to endanger pedestrians or cyclists by burning, does not have a protective shield or insulated lining to prevent such burns.
- There is fuel leakage at any point in the system.

B. FUEL SYSTEM.

For leaks and secure mounting (fuel tank(s), support straps, tube clamps, fuel tank vent hoses and tubes.)

1. Any part of the system is not securely fastened.
2. Any additional fuel tanks added to the interior of van type truck.

14.28 BRAKE SYSTEMS.

14.28.1 DEFINITIONS.

AXLE The mechanical arrangement that transmits vehicle weight to those wheels whose centers may be included between 2 parallel transverse vertical planes 40 inches apart extending across the full width of the vehicle.

EMERGENCY

BRAKE The system used for stopping the vehicle in the event of a malfunction in the service brake system.

PARKING

BRAKE The system used to hold and maintain a vehicle in a stopped position.

SERVICE

BRAKE The system routinely used for slowing or stopping a moving vehicle by dissipating energy at drums or discs near the road wheels.

TANDEM

AXLE Any two or more consecutive axles whose centers are more than 40 inches and not more than 72 inches apart, measured to the nearest inch between any two adjacent axles in the series.

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14.28.2 GENERAL STATUTORY REQUIREMENTS FOR BRAKES.

- A. Every motor vehicle shall be equipped with two (2) separate means of applying the brakes and they shall be so constructed that failure of any one part of the operating mechanism shall not leave the motor vehicle without brakes. Reject noncomplying vehicles.
- B. Every motor vehicle shall be equipped with service brakes on ALL wheels EXCEPT any truck, tractor or motor vehicle having 3 or more axles need not be equipped with brakes on the front wheels unless there are 2 steerable axles, 1 of which shall have brakes on the wheels. Reject noncomplying vehicles.
- C. Any motor vehicle having more than one axle which has 2 wheel brakes only SHALL BE REJECTED.
- D. Any trailer or semitrailer with a gross weight of 5,000 pounds or more shall have service brakes on all road wheels. Reject noncomplying vehicles.
- E. Any trailer or semitrailer with a gross weight of 5,000 pounds or more shall be equipped with brakes so designed and connected that in case of an accidental breakdown from the towing unit the brakes are automatically applied. Reject noncomplying vehicles.

14.28.3 STATIC SAFETY TESTS FOR BRAKES

PROCEDURE - BRAKES

REJECT VEHICLE IF:

- A. Inspect all portions of drums, A. Drum or disc is cracked discs, and linings that are through to ventilated surface. Rivet, shoe, or pad backing is rubbing disc or drum. Lining is worn past wear indicator, if vehicle is so equipped.
- B. HYDRAULIC SYSTEM.
1. Vehicle with brake system failure indicator as part of original equipment*. Apply parking brake and start engine, or follow other
- B. 1. Lamp fails to light when proper procedure is followed.

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procedure recommended by manufacturer. Verify the indicator lamp is operable.

*Required by federal rule, on cars manufactured after 12/31/67; on other motor vehicles manufactured after 8/31/75.

2. Apply heavy force (about 125 lbs. or as in a "panic" stop) to brake pedal for 15 seconds with engine running on vehicle equipped with power assist brakes. DO NOT "PUMP" PEDAL.
3. Check master cylinder reservoir fluid level (remove cover only if necessary). Visually inspect master cylinder, backing plates and/or calipers, connectors, hoses, and tubes.
4. Visually check hose and tube supports.
- C. VACUUM SYSTEM.
1. Inspect tank(s), chambers, hoses, connectors, clamps, and air cleaner.
2. Inspect supports and
3. Low of fluid. Leakage of brake fluid. Visible leakage of axle lubricant onto drum, disc or lining. Incorrect connector, hose or tube installed. Badly scraped, leaking, restricted, crimped, cracked, or broken connector, hose or tube. Hose or tube either not properly attached and supported or in abrasive contact with other hose, tube, connector, the frame, axle, or any other part of the vehicle.
- C. 1. Any component is restricted, collapsed, scraped, cracked, loose, or broken. Air cleaner is clogged sufficiently to prevent proper air intake.
2. Any support or
2. Pedal moves toward floor while heavy force is maintained for 15 seconds (indicates leakage in system). Pedal moves to floorboard or other pedal-stop (indicates no reserve).

- attachments.
3. Inspect for tractor-trailer brakes working in conjunction.
4. With engine off, repeatedly apply service brakes until vacuum is destroyed; with medium pressure on foot pedal, start engine; release brake and operate engine until maximum vacuum is established; stop engine; apply service brakes, hard.
5. Attachments. Any connecting line or other component is not attached or supported so as to prevent damage from scraping or rubbing frame, axle, other line, or any other part of vehicle.
6. Brakes do not work together off of one pedal.
7. Foot pedal does not fall away from foot when engine is started; insufficient vacuum reserve to permit one full service brake application after engine is off without actuating "Low Vacuum" indicator; valve or diaphragm leaking.
8. Indicator shows "Low Vacuum".
9. Low pressure warning device (light or buzzer) fails to function before pressure is lowered to 50 PSI.
10. Time required to build pressure from 50-90 PSI at fast idle is more than 5 minutes.
11. Governor cut-out pressure is higher than

AGENCY NOTE: Brakes on towed unit(s) of combination vehicles must be connected and operated during this test.

12. Apply brake; start engine; after 1 minute of running engine check "Low Vacuum" indicator, if vehicle is so equipped.
13. AIR SYSTEM
14. With air system fully charged, open all drain cocks in system until gauge indicates zero pressure. Note pressure at which "Low Pressure" warning is given.
15. Close drain cocks and run engine at fast idle. Record time to raise air pressure from 50-90 PSI on gauge.
16. Continue running engine and observe gauge pressure when

17. governor cuts out.
18. With system fully charged, note reservoir pressure gauge reading; stop engine; make one full, maximum brake application; release brakes; note pressure gauge reading.
19. Start engine; charge system until governor cuts out; with engine idling, make a series of brake applications and observe gauge pressure when governor cuts in.
20. Hoses, tubes, connectors, tanks, chambers, supports and attachments, air cleaner, safety valves, and air compressor belt.
21. Support or attachment is broken or connecting line is not attached or supported so as to prevent damage from scraping frame, axle, other line, or any other part of vehicle.
22. Any audible leak in system.
23. Safety valve inoperative.
24. Compressor drive belt badly worn, frayed, or without sufficient tension.
25. Compressor air intake cleaner closed.
26. Pressure drop in 1 minute is more than 3 PSI for single vehicle
27. 4 PSI for 2 vehicle combination

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- 5 PSI for 3 vehicle combination
- E. ELECTRIC SYSTEM.
Inspect supports, connections, and wires.
- F. PARKING AND EMERGENCY BRAKE
1. Apply operating control fully.
- AGENCY NOTE: These may be either two separate systems or combined into one system.
2. See that actuating mechanism fully releases.
- G. BREAKAWAY DEVICES (TRAILERS AND SEMITRAILERS OVER 5,000 POUNDS.)
Disconnect trailer or semitrailer brake system so as to actuate breakaway device(s). Try to move trailer or semitrailer.
- H. SEPARATE MEANS OF BRAKING.
Each braking system must apply brakes to at least 2 wheels.
- AGENCY NOTE: MICRO-BRAKES ARE NOT CONSIDERED A SEPARATE MEANS OF BRAKING.
- I. VISIBLE MECHANICAL COMPONENTS OF ALL SYSTEMS LISTED IN B, C, D, E, F, G, and H.
Inspect all pins, cotter pins, loose parts, springs, rods, yokes, clevises, eyes, couplings, anchor pins, cables, connections, spring clips, brackets, etc.
- E. Loose or dirty connections. Broken, frayed, or unsupported wires. Broken supports.
- F. 1. Not equipped with parking and emergency brake(s). Operating mechanism does not hold parking brake in the applied position after hand, or foot, is removed from control lever.
2. Actuating mechanism not fully released when parking brake release control is operated properly.
- G. Not equipped with breakaway device. Breakaway device does not cause brakes to hold trailer or semitrailer.
- H. Not equipped with 2 separate means.
- Separate means are interconnected.
- I. Mechanical parts missing, badly misaligned, broken, or badly worn. Parts frozen. Cables stretched, frayed, or broken.

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14.29 DYNAMIC BRAKE PERFORMANCE TESTS.

14.29.1 USING A DRIVE-ON PAD-TYPE BRAKE TESTER

CAUTION: Check to see that vehicle has stopping ability before testing.

When using a PAD-TYPE TESTER, a tandem axle consisting of 2, 3, or more axles may be tested as one unit to determine braking performance. When using a PAD-TYPE TESTER for testing brakes on the towing unit of a combination vehicle, it is recommended that the brakes on the towed unit(s) be made inoperative or the towed unit(s) disconnected from the towing unit.

When using a PAD-TYPE TESTER for testing brakes on a towed unit of a combination vehicle, brakes on the towing unit must not be operated.

PROCEDURE - DRIVE-ON PAD-TYPE TESTER REJECT VEHICLE IF:

- A. Drive vehicle or unit onto brake machine pads at 4-8 M.P.H. and with engine disconnected apply SERVICE BRAKES to bring vehicle to halt. DO NOT LOCK WHEELS. Note the braking forces registered by the brake test machine.
- A. Machine does not register a total braking force at least 60% of the empty weight of the vehicle.
(E.W. x .60 = Minimum Total Force.)
- EXAMPLE:
Empty weight of vehicle 4,000 lbs.
Percent x .60
Minimum Total Force 2,400 lbs.
- B. Note whether braking forces at opposite wheels on the same axle, or tandem axle, vary more than 20%.
- B. Braking force at wheel(s) on the side registering the lower braking force is less than 80% of the higher braking force at wheel(s) on the opposite side of the same axle, or the same tandem axle.
- EXAMPLE:

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Reading at the side of tandem producing the higher reading 6,000 lbs.

Percent x .80 lbs.

Minimum acceptable reading at the other side of tandem 4,800 lbs.

- C. Drive vehicle onto brake machine pads at 4-8 M.P.H. and bring vehicle to a halt by applying the EMERGENCY BRAKE (i.e., the 2nd of the 2 separate means of applying brakes).

14.29.2 USING A ROLLER TYPE BRAKE TESTER

When using a ROLLER TYPE TESTER, each axle must be tested separately to find the correct braking performance. Transmission must be in neutral position when testing service brakes on any drive axle.

PROCEDURE - ROLLER TYPE TESTER

- A. Drive front axle onto rollers. Start roller motor. Apply SERVICE BRAKES, but DO NOT LOCK WHEELS.
- B. Repeat the above step for each axle.
- C. Total braking force cannot be determined on this type of machine UNTIL ALL AXLES HAVE BEEN TESTED and results added for a total.
- D. Apply EMERGENCY BRAKE (i.e., the 2nd of the 2 separate means of applying brakes) just to the point where wheels
- A. Braking force at wheel(s) on "low" side is less than 80 % of the braking force at wheel(s) on "high" side.
- B. Braking force at wheel(s) on "low" side is less than 80 % of the braking force at wheel(s) on "high" side.
- C. Total of all braking forces is less than 60% of empty weight of the vehicle.
- D. Total of all braking forces is less than 20% of the empty weight of the vehicle, or braking force wheel(s) on "low" side is less than 80%

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will lock.

of braking force at wheel on "high" side.

14.30 EMERGENCY WARNING DEVICES.

- A. Three (3) red electric lanterns and two (2) red cloth flags not less than 12 inches square, with standards adequate to maintain the flags in an upright position; or
- B. Three (3) portable bidirectional red emergency reflectors (triangles or other shape) that meet requirements of the Federal Bureau of Motor Carrier Safety for equipment prior to 1/1/74 (i.e., 49 CFR 393.95(f)) and two (2) red cloth flags not less than 12 inches square, with standards adequate to maintain the flags in an upright position; or
- C. Three (3) bidirectional, fluorescent reflective, day-night emergency triangles which are either marked "DOT" or certified to comply with Federal Motor Vehicle Safety Standard No. 125 (i.e., 49 CFR 571.125); or
- D. Three (3) liquid burning flares (pots), three (3) fuses, each of which is capable of burning 15 minutes, and two (2) red cloth flags not less than 12 inches square, with standards adequate to maintain the flags in an upright position.

14.30.2

ANY VEHICLE WHICH TRANSPORTS EXPLOSIVES, FLAMMABLE LIQUIDS, OR COMPRESSED GAS OR WHICH USES COMPRESSED GAS ~~as fuel~~ AS A FUEL SHALL NOT CARRY ANY FLARES, FUSES, OR SIGNALS PRODUCED BY FLAME. (~~See 12-702(b)~~ ~~1111~~ Rev. Stat. 1987, ch. 95 1/2, par. 12-702(b)). Therefore, such vehicle SHALL be equipped in accordance with 14.30.1 A, B, or C.

PROCEDURE - EMERGENCY WARNING DEVICES REJECT VEHICLE IF:

- A. Emergency warning devices.
- A. One of the required sets of emergency warning devices described in 14.30.1 is not present, or the emergency warning device kit is incomplete, or the components do not comply with 14.30.1 or 14.30.2.
- AGENCY NOTE: A vehicle which carries liquid burning flares (pots) MUST in addition carry three (3) 15-minute fuses. A

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fusee may not be substituted for a flare, reflector, or electric lantern. Fusees may be carried in addition to set 14.30.1 "A", "B", or "C", ONLY when the answer to the following question is "NO".

- B. Does vehicle either transport explosives, flammable liquids, or compressed gas or use compressed gas as a fuel? (Ask driver or determine correct answer by other means.)
- B. Answer is "YES" and vehicle carries a fusee, flare, flame lantern, or other emergency device capable of giving a signal produced by flame.

14.31 SAFETY CHAINS.

EVERY FULL TRAILER, EVERY AUXILIARY AXLE, AND EVERY SEMITRAILER NOT EQUIPPED WITH A FIFTH WHEEL MUST BE EQUIPPED WITH TWO (2) SAFETY CHAINS OR CABLES OF SUFFICIENT SIZE AND STRENGTH TO PREVENT THE TOWED VEHICLE FROM PARTING FROM THE DRAWING VEHICLE IN CASE THE DRAWBAR SHOULD BREAK OR BECOME DISENGAGED. THIS APPLIES ONLY OUTSIDE OF A BUSINESS, RESIDENTIAL, OR SUBURBAN DISTRICT, OR ON A CONTROLLED ACCESS HIGHWAY. (~~See 15-110(b)~~ Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 15-110(b))

PROCEDURE SAFETY CHAINS

Visually check for safety chains on full trailer, auxiliary axle, or semitrailer without 5th wheel. Ask driver if vehicle is towed outside of a business, residential, or suburban district, or on a controlled access highway.

14.32 SPLASH GUARDS.

Every vehicle of the second division, except a truck-tractor, pole trailer, or vehicle in transit, must be equipped with rear wheel splash guards, either of the contour type or the flap type.

PROCEDURE - BRAKES

REJECT VEHICLE IF:

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- A. Width of splash guards. A. Not as wide as the tread of the tire(s).
- B. For required number. B. Not equipped with two.
- C. Condition of splash guards. C.1. Damaged or not securely fastened.
2. "T" Bar or some other similar device not installed to properly restrain flap type splash guard. (This excludes those marked anti-sail).

14.33 SPARE TIRE

A spare tire is not required. All exterior spare tire(s) (and wheels) must be visually and physically inspected to be sure that the spare tire(s) (and wheels) is (are) securely fastened to the vehicle.

PROCEDURE - SPARE TIRE

REJECT VEHICLE IF:

- A. Visually check spare tire bracket, chains, mountings, wing nuts, supports, tire well, cables, etc., are damaged, badly pitted, or not able to securely fasten each spare tire (and rim) to vehicle.
- B. Physically grab tire(s) and try to dislodge tire(s) from its location.
- B. Spare tire(s) is not securely fastened to vehicle.

14.34 AUDIBLE ALARM ON GARBAGE OR REFUSE HAULER

A. Effective on January 1, 1987, an audible alarm is required on each vehicle equipped with either:

1. A self-compactor for garbage or refuse hauls, or
2. A roll-off hoist and roll-on container for garbage or refuse hauls.

B. The alarm device shall be mounted on the outside of the vehicle. It shall be aimed to direct sound primarily into

the space behind the vehicle. The device shall be located within the rear 1/3 of the vehicle's length. ~~Thereby~~ NOTE: "Vehicle's length" includes any permanently affixed body, tailgate, or special container handling or carrying equipment but does NOT include a roll-on roll-off container or the powered unit in a combination of vehicles.†

C. The alarm device shall be activated whenever the transmission control is in a reverse position and the engine is running. During each safety test a vehicle identified in subsection A-2 must carry one of its roll-on roll-off containers, without cargo, unless its alarm system is arranged to operate with and without a container in place.

D. The alarm device shall be controlled automatically, either inside or outside the device, so that when activated it emits 1--2 pulsations of sound each second (60--120 per minute). "On" and "off" times shall be about equal. An alarm "cut-off" or separate "squench" control is prohibited. Any sound level for "squench" control on or in the alarm device shall conform to subsection G.

E. The emitted sound shall be loud enough to alarm drivers and pedestrians behind the truck. The tone of the emitted sound shall differ distinctly from the tones of traffic horns usually installed on the front part of a vehicle.

F. The alarm device and its connections and controls shall be constructed or protected so as to withstand unfavorable environmental conditions, including extremes of weather and temperature (-35 degrees F -- 170 degrees F), moisture, road splash, abrasion, vibration, and dust. (Testing against all these requirements usually cannot be conducted in an Official Testing Station. However, the passing of a safety test shall not be construed as condoning the installation of any device or system that fails to alarm when in service under such extreme or unfavorable conditions. See the last paragraph of Section 13-101 in the Illinois Vehicle Code (Ill. Rev. Stat. ~~1965~~1987, ch. 95 1/2, par. 13-101).)

G. The Department incorporates by reference the criteria and standards recommended in Society of Automotive Engineers Recommended Practice SAE J994b, May 1974, "Performance, Test, and Application Criteria for Electrically Operated

Backup Alarm Devices." Copies of SAE J994b, May 1974, may be obtained at the following two locations:

1. SAE Headquarters, Society of Automotive Engineers, 400 Commonwealth Dr., Warrendale, PA 15096
2. American National Standards Institute (ANSI), 1430 Broadway, New York, NY 10018

This incorporation by reference does not include any earlier or later editions or amendments.

The alarm device shall conform to each criterion and standard recommended in the above-referenced SAE J994b for a Type A, B or C device, as the case may be. Any manual sound level control shall not reduce sound below the levels specified for a Type C device. Any automatic sound level control shall adjust sound to at least 5 decibels above the surrounding noise level but no higher than the maximum levels specified for a Type A device, and may reduce device sound below the levels specified for a Type C device.

Wording in SAE J994b such as "should", "should be", "it is recommended" or similar nonmandatory wording shall be read as setting forth a mandatory requirement. This does not exclude any option or alternative specified in SAE J994b. Each alarm device shall bear a permanently affixed label or nameplate that:

Identifies its manufacturer;

Identifies the type or types of device (e.g., Type A, Type B, Type A--C manual, Type A--E automatic, Type C, etc.); and States the device conforms to each applicable SAE J994b criterion.

This label or nameplate shall constitute the manufacturer's certification to the People of the State of Illinois that the device conforms to this subsection G.

H. In addition, on a vehicle identified in subsection A, either the backup alarm or a separate alarm shall be activated automatically whenever the engine or motor that operates the refuse handling equipment is running and before a top-hinged tailgate has opened more than 6 inches. The alarm shall remain activated until parts return to within 6 inches, or less, of the normal position for traveling. A separate alarm system, if installed, shall conform to all requirements in subsections B and D--H

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except the SAE J994b6.2 requirement for activation by transmission control.

PROCEDURE - ALARM TEST

REJECT VEHICLE IF:

Inspect for alarm:

Alarm system does not conform to each requirement.

Mounting, aim, & location (B);
"On" in reverse while engine runs (C);

Label or nameplate wording:
Is wrong or incomplete, or

Indicates Type D or E on alarm with;

"On" & "off" frequency & times;

No sound adjustment, or
Manual sound adjustment.

Loudness & tone (E);

"Cut-off" or "squench" control (D);

Secure & connections protected (F);

Label or nameplate wording (G);

"On" before a top-hinged tailgate, body, hoist or tilt frame moves opens 6 1/64 inch (H).

14.35 TOW TRUCKS

A tow truck is EVERY TRUCK DESIGNED OR ALTERED AND EQUIPPED AND USED TO PUSH, TOW, OR DRAW VEHICLES BY MEANS OF A CRANE, HOIST, TOWBAR, TOWLINE OR AUXILIARY AXLE, OR TO RENDER ASSISTANCE TO DISABLED VEHICLES. (Ill. Rev. Stat. ~~1985~~1987, ch. 95 1/2, par. 1-205.1). Notice that type of registration is not mentioned in this definition.

A) EVERY TOW-TRUCK THAT IS NOT OWNED BY A GOVERNMENTAL AGENCY (I.E., FEDERAL, STATE OR LOCAL) SHALL HAVE A SIGN ON EACH SIDE WITH:

- 1) LETTERS AT LEAST 2 INCHES IN HEIGHT, THAT
- 2) CONTRAST WITH COLOR OF BACKGROUND, / D SHOW
- 3) NAME, ADDRESS, AND TELEPHONE NUMBER OF EITHER ITS OWNER OR ITS OPERATOR.

B) EVERY TOW-TRUCK SHALL CARRY AT LEAST:

- 1) 1 BROOM,
- 2) 1 SHOVEL,
- 3) 1 TRASH CAN AT LEAST 18 INCHES IN HEIGHT, AND
- 4) 1 FIRE EXTINGUISHER THAT DISPLAYS:

- a) RATING OF 4-B:C OR LARGER, AND
- b) APPROVAL BY UNDERWRITERS LABORATORIES OR BY OTHER LABORATORY QUALIFIED BY THE DIVISION OF FIRE PREVENTION FOR APPROVING FIRE EXTINGUISHERS.

C) EVERY TOW-TRUCK CAB SHALL CONTAIN A CERTIFICATE OF EITHER BOND OR INSURANCE. THE CERTIFICATE SHALL SHOW LIABILITY COVERAGES OF:

- 1) \$100,000 OR MORE FOR INJURY OF ANY ONE PERSON AND \$300,000 OR MORE FOR INJURY OF PERSONS IN ANY ONE ACCIDENT, PLUS
- 2) \$50,000 OR MORE FOR DAMAGE TO PROPERTY OTHER THAN A TOWED VEHICLE, PLUS
- 3) \$15,000 OR MORE FOR DAMAGE TO ANY VEHICLE TOWED BY THE OWNER OR OPERATOR SHOWN ON THE SIGN REQUIRED BY THE SUBSECTION A OR TOWED BY THE GOVERNMENTAL AGENCY THAT OPERATES THE TOW-TRUCK. (Ill. Rev. Stat. ~~1985~~1987, ch. 95 1/2, par. 12-606)

PROCEDURE

REJECT VEHICLE IF:

Inspect truck and equipment to determine whether it is a tow-truck for tow-truck classification.

Check each tow-truck for:

Identification signs (vehicles owned by governmental agencies are exempt) Not properly identified,

Broom, shovel, trash can, fire extinguisher (must meet size and rating requirements)

Not properly equipped, or

Certificate and Coverages

Not properly Certified and Covered

(Source: Amended at 13 Ill. Reg. 7973, effective May 15, 1989)

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: Carnival and Amusement Ride Inspection Law

2) Code Citation: 56 Ill. Adm. Code 6000

3) Section Numbers:

6000.10
6000.280
6000.310
6000.320

Emergency Action:

Amendment
Amendment
New Section
New Section

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111½, par. 4051 et seq. as amended by P.A. 85-1430, effective January 5, 1989.

5) Effective Date of Amendments: May 15, 1989

6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: N/A

7) Date Filed in Agency's Principal Office: April 15, 1989

8) Reason for Emergency: It has been found and is hereby declared by the Carnival and Amusement Safety Board, State of Illinois, that there is present eminent peril to the public health, safety and welfare of the people of the State of Illinois, resulting from the operation of water slides and dry slides over 20' within the State. Therefore, an emergency is hereby declared to exist and these rules are necessary for the immediate preservation of the public health, safety and welfare.

9) A Complete Description of the Subjects and Issues Involved: This rule-making implements P.A. 85-1430 for the protection of the general public using those water slides not regulated by the Illinois Department of Public Health, pursuant to the Youth Camp Act (Ill. Rev. Stat. 1987, ch. 111½, par. 549.1 et seq.), the Campground Licensing and Recreational Area Act (Ill. Rev. Stat. 1987, ch. 111½, par. 761 et seq.), the Swimming Pool and Bathing Beach Act (Ill. Rev. Stat. 1987, ch. 111½, par. 1201 et seq.) and those dry slides over 20' high. It specifies procedures for the safe installation, repair, maintenance, use, operation and inspections of those slides operating within the State. This rule also provides for the reporting of accidents and injuries incurred from the operation of these slides.

10) Are there any other proposed amendments pending to this Part? No

11) Statement of Statewide Policy Objectives: Any branch of state or local government which owns or operates a wet or dry slide that falls within these guidelines shall be affected in the same manner as any other operator in the State. Any additional expenditures from local revenue for compliance with the Act are considered minimal.

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

12) Information and questions regarding these emergency rules shall be directed to:

Name: Carl Kimble, Chief Inspector
Address: Illinois Department of Labor
#1 W. Old State Capitol Plaza, Room 300
Springfield, Illinois 62701
Telephone: 217/782-9347

The full text of the emergency amendments begins on the next page.

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT

CHAPTER XIII: CARNIVAL-AMUSEMENT SAFETY BOARD

PART 6000

CARNIVAL AND AMUSEMENT RIDE INSPECTION LAW

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

SOURCE: Emergency Rules adopted at 9 Ill. Reg. 7176, effective May 3, 1985, for a maximum of 150 days; adopted at 10 Ill. Reg. 7685, effective April 29, 1986; emergency amendment at 10 Ill. Reg. 19117, effective October 27, 1986, for a maximum of 150 days; amended at 11 Ill. Reg. 5696, effective March 24, 1987; amended at 11 Ill. Reg. 19650, effective November 18, 1987; amended at 12 Ill. Reg. 11186, effective June 20, 1988; emergency amendment at 13 Ill. Reg. 8025, effective May 15, 1989, for a maximum of 150 days.

NOTE: Capitalization denotes statutory language.

Section 6000.10 Definitions
EMERGENCY

In addition to those definitions found in Section 2-2 of The Carnival and Amusement Rides Safety Act (the Act), (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4052), the following definitions shall apply for the purposes of these regulations:

- "Annual Inspection" is the official inspection of a ride or device made by the Director or his designee.
- "ANSI" is the abbreviation for the American National Standards Institute, Inc., 1430 Broadway, New York, New York 10018.
- "ASTM" is the abbreviation for American Society of Testing Materials, 1916 Race Street, Philadelphia, Pennsylvania 19103.
- "ASNT" is the abbreviation for the American Society for Nondestructive Testing, Inc., 2153 Arlington Plaza, Callier #28518, Columbus, Ohio 43228-0518.
- "DEPARTMENT" MEANS ILLINOIS DEPARTMENT OF LABOR.
- "DIRECTOR" MEANS THE DIRECTOR OF THE ILLINOIS DEPARTMENT OF LABOR OR HIS DESIGNEE.
- "DRY SLIDES" means an inclined surface with a change in elevation of twenty feet or more upon which people slide or are conveyed.
- "FLUME" means an inclined channel which conveys the water and the slide participant from the top of the slide to the plunge pool.
- "Kiddie Rides" are those rides which are designed for 75 pounds or less per passenger.
- "Major Alteration" means a change in the type or capacity of an amusement ride or amusement attraction or a change in the structure or mechanism that materially affects its functions or operation. This includes, but is not limited to changing its mode of transportation from non-wheeled to a truck or flat-bed mount, and changing

- Section 6000.10 Definitions
- EMERGENCY
- 6000.20 Exemptions
- 6000.30 Inspections
- 6000.40 Application for a Permit to Operate
- 6000.50 Permit and Inspection Fees
- 6000.60 Revocation of Permit to Operate (Repealed)
- 6000.65 Suspension of Permit to Operate
- 6000.70 Ride Design and Construction
- 6000.80 Insurance
- 6000.90 Penalties
- 6000.100 Appeals
- 6000.110 Assembly and Disassembly
- 6000.120 Operator Requirements
- 6000.130 Passenger Conduct
- 6000.140 Signal Systems
- 6000.150 Daily Inspection and Test Reports
- 6000.160 Maintenance
- 6000.170 Stop Operation Order
- 6000.180 Fire Prevention and Protection
- 6000.190 Internal Combustion Engines
- 6000.200 Means of Access and Egress
- 6000.210 Electrical Equipment
- 6000.220 Hydraulic Systems
- 6000.230 Air Compressors and Equipment
- 6000.240 Wire Rope
- 6000.250 Chain
- 6000.260 Inflated Amusement Attractions and Inflated Buildings
- 6000.270 Non-Destructive Testing
- EMERGENCY
- 6000.280 Ski Lifts, Aerial Tramways, and Rope Tows
- 6000.290 Go-Karts, Dune Buggies, and All-Terrain Vehicles
- 6000.300 Water Slides
- 6000.310 EMERGENCY
- 6000.320 Dry Type Slides
- EMERGENCY

AUTHORITY: Implementing and authorized by the Carnival and Amusement Rides Safety Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 4051 et seq. as amended by P.A. 85-1430, effective January 5, 1989).

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

Section 6000.10 Definitions (Cont'd.)

EMERGENCY

its mode of assembly or other operational functions from manual to mechanical or hydraulic.

"Major Breakdown" means a stoppage of operation of an amusement ride or amusement attraction occurring from damage of a structural component.

"Major Rides" are those rides which are designed for more than 75 pounds per passenger unit.

"NFPA" is the abbreviation for National Fire Protection Association, Batterymarch Park, Quincy, Massachusetts 02269.

"OPERATOR" MEANS A PERSON, OR AGENT OF A PERSON, WHO OWNS OR CONTROLS OR HAS THE DUTY TO CONTROL THE OPERATION OF AN AMUSEMENT RIDE OR AMUSEMENT ATTRACTION AT A CARNIVAL OR FAIR. "OPERATOR" INCLUDES AN AGENCY OF THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS.

"Payment of Fees" as used in this Part shall be deemed made if the department receives all fees assessed in the form of a check or money order made payable to "Illinois Department of Labor" no later than seven calendar days after the date of inspection. When an inspector presents to the operator an invoice for all applicable fees due, the operator's signature thereon shall constitute an acknowledgment by the operator that the fee amount is correct and is properly due and owing the Department.

"Permit" means a permit issued annually by the Department to an operator allowing an amusement ride or an amusement attraction unit to be operated in the State of Illinois.

"Plunge Pool" means a pool or artificial body of water into which a person exits from a water slide.

"Reinspection" is an inspection, other than the annual inspection made during the year, as a result of any necessary repairs not being completed while the inspector is on site.

"Serious Injury" means an injury for which treatment by a licensed physician is required.

"Water Slide" means a slide which consists of a flume, a plunge pool, a pump reservoir and water treatment facilities where water is pumped to the top of the flume and allowed to flow down the flume to the plunge pool.

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

(Source: Emergency Amendments at 13 Ill. Reg. 8025 __, effective May 15, 1989 for a maximum of 150 days)

Section 6000.280 Non-Destructive Testing
EMERGENCY

- a) Operators shall provide the Department with a certificate of non-destructive testing for each part which the manufacturer recommends testing or the Board requires to be tested.
- b) Persons performing non-destructive testing on amusement ride components shall be qualified to NDT Level II or NDT Level III, in accordance with the American Society for Nondestructive Testing Recommended Practice No. SNT-TC-1A. The American Society for Nondestructive Testing Recommended Practice No. SNT-TC-1A, 1984 Edition, is hereby incorporated by reference and does not include any later editions, amendments, or corrections. Only individuals qualified may perform non-destructive testing on amusement ride components. The Department may require qualifications of personnel or accept previous qualification at their option.
- c) The Board shall direct the Department to require the non-destructive testing of any part, which if failure were to occur, would result in a major breakdown. The Board shall designate the part(s) to be tested, the date by which the initial test certificate shall be submitted to the Department and the frequency at which the test is to be repeated.
- d) The Department shall maintain a listing of all ride components requiring non-destructive testing. Such certificates are required for the following as of June 24, 1988:

RIDE NAME	COMPONENT	FREQUENCY
Round-Up	Main boom rocker shaft Cylinder anchor shaft Spindle	Semi Annually as follows: For Round-Up rides operating in Illinois on or between April 1 and September 30; the NDT must be performed after March 22 and before operation. For Round-Up rides operating in Illinois on

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

Section 6000.280 Non-Destructive Testing (Cont'd.)

or between
October 1 and
March 31; the
NDT must be
performed after
September 22 and
before operation.

Coasters by Arrow-Huss	Welded areas of track Anti-roll back units Chain guide wheel spindles Axle housings Wheel Carrier weldments Chassis main vertical spindle Body support frame Hitch yoke	Annually
Enterprise	Bearing block holders Car structure parts of the roof and parts above at, and below pivot pins; and for cracks in the welds of these parts and the welds that attach these parts.	Annually
Fireball	Spindle	Every 2 Years
Force 10	Car Hanger Shaft	Annually
Hustler	Secondary sweep shafts	Annually
Octopus	Eccentric Sweep support rods	Annually
Paratrooper	Spindle	Every 2 Years
Sky Wheel	All Axles	Annually
Spider	Eccentric Sweeps Sweep support rods	Annually
Tempest	Secondary sweep shafts	Annually
Yo-Yo	Sweep lift cylinder	Every 5 Years

ILLINOIS REGISTER

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

(Source: Emergency amendments at 13 Ill. Reg. 8025, effective
May 15, 1989, for a maximum of 150 days)

- Section 6000.310 Water Slides
EMERGENCY
- a) The following Sections of 77 Ill. Adm. Code 820 are hereby
incorporated by reference:
- 1) 820.250(b) et seq. Water Slides
 - 2) 820.320 Water Quality
- b) Water Slide Design and Construction
- 1) All curves, turns, and tunnels on the path of a flume shall be
designed and constructed so as not to present a hazard to anyone
using the slide.
 - 2) The flume shall be banked or safety walls provided to keep the
slider's body inside the flume.
 - 3) The construction, dimensions and the mechanical attachment of
the flume components shall be such that the surface of the flume
is smooth and continuous for its entire length.
- A) All parts that might come in contact with the slider's body
shall be arranged or finished so that they will not
constitute a cutting, pinching, puncturing, or abrasion
hazard through either casual contact or intended use.
 - B) Flumes and pools shall be watertight and their surfaces
shall be chemically inert, nontoxic, smooth, and easy to
clean.
 - C) The flumes shall be designed and manufactured to prevent
the accumulation of disinfectant fumes.
 - D) Each flume shall have a distinctive line or flag marking
the starting zone in which only one rider at a time is
permitted. This line or flag shall be in accordance with
the manufacturers specifications or 30', which ever is the
longer distance. A sign shall be posted at the top of the
slide warning all sliders not to proceed down the slide
until the slider in front of him has passed this point.
- 4) A method of voice communication shall be provided so that the
plunge pool attendant can communicate with the attendant or the
public at the start of the flume in order to supervise and to
control traffic.

CARNIVAL-AMUSEMENT SAFETY BOARD
NOTICE OF EMERGENCY AMENDMENTSSection 6000.310 Water Slides (Cont'd.)
EMERGENCY

- 5) Machinery and chemical storage rooms shall be locked or fenced to prevent unauthorized entry.

c) During the operating season the operator shall:

- 1) Make a daily inspection of each flume checking for:

- A) loose railings
- B) leaking seals at joints
- C) rough patching at cracks or joints
- D) loose guards at turns
- E) unusual movement of flume bed when walked on
- F) growth of algae
- G) sharp edges and rough surfaces on flume and safety rails
- H) projection of any structure or plant growth near or into flume
- I) correct water levels

- 2) Shall weekly review the water quality log sheets for the previous week for compliance to specifications.

- 3) Shall weekly inspect areas where chemicals are stored or dispensed checking for proper ventilation, lighting, cleanliness, proper labeling, and storage of chemicals.

- 4) Shall not use any mat which is not pliable and in good condition.

d) Personnel

- 1) Attendants

- A) One or more persons shall be stationed at the plunge pool to control traffic, to assist, and supervise all visible portions of the slide. This attendant shall be qualified in both first-aid and cardiopulmonary resuscitation techniques through the American Red Cross or equivalent training. One attendant at the plunge pool shall not be assigned other duties that would distract their attention from proper observation of persons in the plunge pool area or that would prevent immediate assistance to persons in distress.

- B) When a continuous line of five or more people are waiting to use the slide, one or more attendants shall be on duty at the top of the slide to assist users, control timing of each person on the slide and supervise all visible portions of the slide.

CARNIVAL-AMUSEMENT SAFETY BOARD
NOTICE OF EMERGENCY AMENDMENTSSection 6000.310 Water Slides (Cont'd.)
EMERGENCY

- 2) Any employee who may be exposed to toxic chemicals shall be trained per 56 Ill. Adm. Code 205.250 or 29 CFR 1900.1200.

(Source: Emergency rule added at 13 Ill. Reg. 8025, effective May 15, 1989 for a maximum of 150 days).

Section 6000.320 Dry Type Slides
EMERGENCY

a) Slide Design and Construction

- 1) Rigid supporting framework for slides shall be provided.
- 2) Safe and adequate means of access to the top or starting platform of the slide shall be provided.
- 3) All slopes, curves, turns and tunnels on the path of a slide shall be designed and constructed so as not to present a hazard to anyone using the slide.
- 4) The slide shall be banked or safety walls provided on curves to keep the slider's body on the slide.
- 5) The construction, dimensions, and the mechanical attachment of the slide components shall be such that the surface of the slide is smooth and continuous for its entire length. All parts that might come in contact with the slider's body shall be arranged or finished so that they will not constitute a cutting, pinching, puncturing, or abrasion hazard through either casual contact or intended use.

- 6) A means of cushioning the rider's landing and/or stopping shall be provided.

b) During the operating season the operator shall:

- 1) Make a daily inspection checking for:

- A) Loose hand rails or steps on ladder or stairway
- B) Loose guard rails on slide
- C) Unusual movement of slide
- D) Sharp edges or rough surfaces on slide and safety rails
- E) Check all electrical circuits and lights for cracks, abrasions, exposed wiring, burned out bulbs, etc.
- F) Condition of landing or stopping area.

- 2) Shall not use any mat which is not pliable and in good condition.

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF EMERGENCY AMENDMENTS

Section 6000.320 Dry Type Slides (Cont'd.)
EMERGENCY

c) On slides requiring mats, the attendant(s) shall:

- 1) Regulate the spacing of sliders so that there are no collisions at the bottom of the slide.
- 2) Make sure that all riders are sitting and positioned properly before sliding. All sliding should be done in an upright, sitting position. Absolutely no sliding should be done backwards or in a prone or standing position.
- 3) Regulate the traffic up the steps.
- 4) Make sure people use handrails as they climb up the steps.
- 5) Assist people to get up after completing their ride.
- 6) Collect the sliding mats if mats are used.

d) On slides over 25' to the platform, a minimum of two attendants must be used.

1) The attendant(s) at the top of the slide.

- A) Regulate the spacing of sliders so that there are no collisions at the bottom of the slide.
- B) Make sure that all riders are sitting and positioned properly before sliding. All sliding should be done in an upright, sitting position. Absolutely no sliding should be done backwards or in a prone or standing position.

2) The attendant(s) at the bottom of the slide.

- A) Regulate the traffic up the steps.
- B) Instruct people to use handrails as they climb up the steps.
- C) Assist people to get up after completing their ride.
- D) Collect the sliding mats if mats are used.

(Source: Emergency rule added at 13 Ill. Reg. 8025, effective May 15, 1989, for a maximum of 150 days).

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

1) The Heading of the Part: DRUG MANUAL

2) Code Citation: 89 Ill. Adm. Code 141

3) Section Numbers: Emergency Action:

141.100	Amendment
141.200	Amendment
141.360	Amendment
141.400	Amendment
141.480	Amendment
141.520	Amendment
141.560	Amendment
141.800	Amendment
141.1000	Amendment
141.1200	Amendment
141.1240	Amendment
141.1280	Amendment
141.1320	Amendment
141.1480	Amendment
141.1520	Amendment
141.3080	Amendment
141.3320	Amendment
141.3400	Amendment
141.3520	Amendment
141.3560	Amendment
141.3800	Amendment
141.3920	Amendment
141.4040	Amendment
141.4200	Amendment
141.4440	Amendment
141.4600	Amendment
141.4640	Amendment
141.4760	Amendment

4) Statutory Authority: Sections 5-5.16 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.16 and 12-13) and Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, Par. 1005.02)

5) Effective Date of Emergency Amendments: May 15, 1989

6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which they are to expire: Not applicable

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

- 7) Date Filed in Agency's Principal Office: May 15, 1989
- 8) Reason for Emergency: The reason for the emergency is pursuant to Section 5-5.16 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 5-5.16) and Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, Par. 1005.02) this rulemaking adds and deletes certain drugs from the Department's Drug Manual.
- 9) A Complete Description of the Subjects and Issues Involved: With this rulemaking the Department makes several additions and deletions to various therapeutic categories of the Drug Manual.
- 10) Are there any proposed amendments pending to this Part? No
- 11) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.
- 12) Information and questions regarding these Emergency Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 141
DRUG MANUAL

Section	DRUG MANUAL	
141.10	AGENCY NOTES	
141.100		
EMERGENCY		
141.200	ANALGESICS/NARCOTIC ANTAGONISTS: ANTIRHEUMATIC	
EMERGENCY		
141.240	ANALGESICS/NARCOTIC ANTAGONISTS: GOUT	
141.280	ANALGESICS/NARCOTIC ANTAGONISTS: MIGRAINE	
141.320	ANALGESICS/NARCOTIC ANTAGONISTS: NARCOTIC ANTAGONISTS	
141.360	ANALGESICS/NARCOTIC ANTAGONISTS: NONOPIATE AGONISTS	
EMERGENCY		
141.400	ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE AGONISTS	
EMERGENCY		
141.440	ANTI-ALCOHOL	
141.480	ANTICONVULSANTS	
EMERGENCY		
141.520	ANTIDOTES	
EMERGENCY		
141.560	ANTIHYPERTENSIVES	
EMERGENCY		
141.600	ANTIMICROBIAL: AMINOGLYCOSIDES	
141.640	ANTIMICROBIAL: ANTIFUNGALS	
141.680	ANTIMICROBIAL: ANTITUBERCULARS	
141.720	ANTIMICROBIAL: CEPHALOSPORINS	
141.760	ANTIMICROBIAL: ERYTHROMYCINS	
141.800	ANTIMICROBIAL: MISCELLANEOUS	
EMERGENCY		
141.840	ANTIMICROBIAL: NITROFURANTOINS	
141.880	ANTIMICROBIAL: PENICILLINS	
141.920	ANTIMICROBIAL: SULFONAMIDES	
141.960	ANTIMICROBIAL: TETRACYCLINES	
141.1000	ANTIMICROBIAL: VACCINES	
EMERGENCY		
141.1040	BLOOD: ANTIANEMIA	
141.1080	BLOOD: ANTICOAGULANT	
141.1120	BLOOD: HEMOSTATIC	
141.1125	BLOOD: MISCELLANEOUS	
141.1160	CALCIUM	
141.1200	CARDIOVASCULAR: ANTIANGINAL	
EMERGENCY		
141.1240	CARDIOVASCULAR: ANTIARRHYTHMIC	

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section	
EMERGENCY	
141.1280	CARDIOVASCULAR: ANTIHYPERLIPIDEMICS
EMERGENCY	
141.1320	CARDIOVASCULAR: BETA BLOCKERS
EMERGENCY	
141.1360	CARDIOVASCULAR: DIGITALIS GLYCOSIDES
141.1400	CARDIOVASCULAR: HYPOTENSION/SHOCK
141.1440	CARDIOVASCULAR: VASODILATOR (repealed)
141.1480	CONTRACEPTIVE: NONORAL
EMERGENCY	
141.1500	DIAPER RASH PRODUCTS
141.1520	DIURETICS
EMERGENCY	
141.1560	DOPAMINE RECEPTOR AGONISTS
141.1600	ENZYMES
141.1640	EYE/EAR/NOSE/THROAT: ANTIBIOTICS
141.1680	EYE/EAR/NOSE/THROAT: ANTI-INFLAMMATORY
141.1720	EYE/EAR/NOSE/THROAT: ANTIVIRALS
141.1760	EYE/EAR/NOSE/THROAT: ANTIBIOTIC/ANTI-INFLAMMATORY
141.1800	EYE/EAR/NOSE/THROAT: LOCAL ANESTHETICS
141.1840	EYE/EAR/NOSE/THROAT: LUBRICANTS
141.1880	EYE/EAR/NOSE/THROAT: MYOTICS/GLAUCOMA
141.1920	EYE/EAR/NOSE/THROAT: MISCELLANEOUS
141.1960	EYE/EAR/NOSE/THROAT: MISCELLANEOUS ANTI-INFECTIVES
141.2000	EYE/EAR/NOSE/THROAT: MYDRIATICS
141.2040	EYE/EAR/NOSE/THROAT: SULFONAMIDES
141.2080	EYE/EAR/NOSE/THROAT: SULFONAMIDE/ANTI-INFLAMMATORY
141.2120	EYE/EAR/NOSE/THROAT: TOPICAL DECONGESTANTS
141.2160	GASTROINTESTINAL: ANTACID/ADSORBENTS
141.2200	GASTROINTESTINAL: ANTIDIARRHEA
141.2240	GASTROINTESTINAL: ANTISPASMODICS
141.2280	GASTROINTESTINAL: DIGESTANTS
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AUTHORITY: Implementing and authorized by Sections 5-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, pars. 5-5 and 12-13).

SOURCE: Emergency amendment at 5 Ill. Reg. 13555, effective December 1, 1981, for a maximum of 150 days; amended at 6 Ill. Reg. 9991, effective August 1, 1982; emergency amendment at 6 Ill. Reg. 10042, effective August 1, 1982, for a maximum of 150 days; emergency amendment at 7 Ill. Reg. 1178, effective February 1, 1983, for a maximum of 150 days; amended and codified as 8 Ill. Adm. Code 140.72 at 7 Ill. Reg. 17358, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13779, effective July 24, 1984; recodified from 89 Ill. Adm. Code 140.72 and 89 Ill. Adm. Code 140.73 at 8 Ill. Reg. 16354; amended at 9 Ill. Reg. 3335, effective March 1, 1985; Amended at 9 Ill. Reg. 19018, effective December 1, 1985; emergency amendment at 10 Ill. Reg. 8153, effective May 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 17681, effective September 28, 1986; emergency amendment at 10 Ill. Reg. 20828, effective December 1, 1986, for a maximum of 150 days; recodified from 89 Ill. Adm. Code 140.71 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 5235, effective March 12, 1987; emergency amendment at 11 Ill. Reg. 5330, effective March 13, 1987 for a maximum of 150 days; amended at 11 Ill. Reg. 11113, effective June 10, 1987;

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emergency amendment at 11 Ill. Reg. 11361, effective June 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 16726, effective September 30, 1987; emergency amendment of 11 Ill. Reg. 20236, effective December 1, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 7358, effective April 12, 1988; emergency amendment at 12 Ill. Reg. 10197, effective June 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 14219, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 15667, effective September 15, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 20851, effective December 2, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 516, effective December 28, 1988; amended at 13 Ill. Reg. 3850, effective March 17, 1989; emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SECTION 141.100 AGENCY NOTES
EMERGENCY

- a) 1) Group Care and Basic Health Restricted - The drug is available to all recipient categories except recipients with basic health coverage (i.e., the recipients of general assistance, or Aid to the Medically Indigent) and individuals residing in a nursing home.
- 2) The nursing home must provide the following listed drugs to resident recipients at no charge to the recipient:
 - ACETAMINOPHEN DROPS 80MG/0.8ML
 - ACETAMINOPHEN DROPS 120MG/2.5ML
 - ACETAMINOPHEN ELIXIR/SRUP 120MG/5ML
 - ACETAMINOPHEN TAB/CAP 325MG
 - ACETAMINOPHEN TAB/CAP 500MG
 - ACETAMINOPHEN TAB/CAP 650MG
 - ACETAMINOPHEN TABLET CHEWABLE 80MG
 - ACETAMINOPHEN TABLET CHEWABLE 120MG
 - ASPIRIN TAB BUFFERED 325MG
 - ASPIRIN TAB BUFFERED 600MG
 - ASPIRIN TAB EC 300MG
 - ASPIRIN TAB EC 600MG
 - ASPIRIN TAB PEDIATRIC
 - ASPIRIN TAB 300MG
 - ASPIRIN TAB 600MG
 - GLUCOLA LIQUID

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SECTION 141.100 AGENCY NOTES (Cont'd)
EMERGENCY

MILK OF MAGNESIA LIQUID
MILD OF MAGNESIA TABLET
ZINC OXIDE OINTMENT

- b) No restrictions - The drug is available to all recipient categories including nursing home residents and recipients of basic health coverage.
- c) 1) Group care restricted - The drug is available to all recipients (including basic health recipients) except recipients residing in nursing homes.
- 2) The nursing home must provide the following listed items to resident recipients at no charge to the recipient:

ACETEST REAGENT TABLETS

ALBUSTIX STRIPS
CHEMSTRIP BG STRIPS
CHEMSTRIP GP
CHEMSTRIP K PAPERS
CHEMSTRIP TEST KIT
CHEMSTRIP UG STRIPS
CHEMSTRIP UGK STRIPS
CHEMSTRIP 5
CLINISTIX STRIP
CLINITEST (2 DROP)
CLINITEST ANALYSIS SET
CLINITEST ANALYSIS SET (2 DROP)
CLINITEST TABLET
CLINITEST TABLET FOIL
COMBISTIX

DEXTROSTIX REAGENT STRIPS
DEXTROSTIX REAGENT STRIPS FOIL
DIASTIX STRIPS
GLUCOSCAN TEST STRIPS

GLUCOSTIX STRIPS
HEMA-COMBISTIX
HEMASTIX STRIPS
HEMASTIX TABLET
KETO-DIASTIX
KETO-DIASTIX 5
KETOSTIX STRIPS
LABSTIX

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SECTION 141.100 AGENCY NOTES (Cont'd)
EMERGENCY

LANCET FOR DIABETIC USE, STERILE
N-URISTIX
ONE TOUCH TEST STRIPS
TES-TAPE

URISTIX
VISDEX II REAGENT STRIPS
ANY PRODUCT EQUIVALENT TO THOSE ON THE ABOVE
LIST OR ANY OTHER NONLISTED DIABETIC TESTING
SUPPLY

- d) Group care limited - The drug is available only to recipients residing in nursing homes.
- e) Basic health restricted - If no sign appears next to the drug, it is available to all categories of recipients except those receiving only basic health coverage.
- f) The drugs referenced in subsection (a) above are identified in the Drug Manual by a single asterisk immediately before the item number. The drugs referenced in subsection (b) above are identified in the Drug Manual by a double asterisk immediately before the item number. The drugs referenced in subsection (c) above are identified in the Drug Manual by a triple asterisk immediately before the item number. The drugs referenced in subsection (d) above are identified in the Drug Manual by the letter "G" immediately before the item number.

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.200 ANALGESICS/NARCOTIC ANTAGONISTS:
EMERGENCY ANTIRHEUMATIC

Item Number	Drug Name and Strength
** 50002091	DICLOFENAC SODIUM TABLET 25MG
** 50002093	DICLOFENAC SODIUM TABLET 50MG
** 50002095	DICLOFENAC SODIUM TABLET 75MG
** 50006495	DIFLUNISAL TABLET 250MG
** 50006496	DIFLUNISAL TABLET 500MG
** 50001730	FENOPROFEN CAPSULE 200MG

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SECTION 141.200 ANALGESICS/NARCOTIC ANTAGONISTS:
EMERGENCY ANTIRHEUMATIC (Cont'd)

Item Number	Drug Name and Strength
** 50001731	FENOPROFEN CAPSULE 300MG
** 50001732	FENOPROFEN TABLET 600MG
** 50004800	FLURBIPROFEN TABLET 50MG
** 50004802	FLURBIPROFEN TABLET 100MG
** 50000590	IBUPROFEN TABLET 300MG
** 50000592	IBUPROFEN TABLET 400MG
** 50000594	IBUPROFEN TABLET 600MG
** 50000597	IBUPROFEN TABLET 800MG
** 50000610	INDOMETHACIN CAPSULE 25MG
** 50000612	INDOMETHACIN CAPSULE 50MG
** 50001733	INDOMETHACIN CAPSULE 75MG SUSTAINED RELEASE
** 50001711	INDOMETHACIN INJECTION 3MG VIAL
** 50000608	INDOMETHACIN SUPPOSITORY 50MG
** 50000617	INDOMETHACIN SUSPENSION 25MG/5ML
** 50004963	KETOPROFEN CAPSULE 25MG
** 50004967	KETOPROFEN CAPSULE 50MG
** 50004969	KETOPROFEN CAPSULE 75MG
** 50004971	KETOPROFEN TABLET 75MG
** 50001734	MECLOFENAMATE SODIUM CAPSULE 50MG
** 50001735	MECLOFENAMATE SODIUM CAPSULE 100MG
** 50001736	MEFENAMIC ACID CAPSULE 250MG
** 50005636	METHOREXATE TABLET 2.5MG DOSEPACK
00067763	MYOCHRYSINE INJECTION 10MG/ML 1ML AMP
00067764	MYOCHRYSINE INJECTION 25MG/ML 1ML AMP
00068762	MYOCHRYSINE INJECTION 50MG/ML 1ML AMP
00067762	MYOCHRYSINE INJECTION 50MG/ML 10ML VIAL
** 50001740	NAPROXEN SODIUM TABLET 275MG
** 50001747	NAPROXEN SODIUM TABLET 550MG
** 50001737	NAPROXEN TABLET 250MG
** 50001738	NAPROXEN TABLET 375MG
** 50001739	NAPROXEN TABLET 500MG
** 60008050	NONSTEROIDAL ANTI-INFLAMMATORY-ORAL-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
00315816	PABALATE TABLET 100's
** 50001741	PIROXICAM CAPSULE 10MG
** 50001742	PIROXICAM CAPSULE 20MG
** 00074879	RIDAURA CAPSULE 3MG
00850460	SOLGANOL INJECTION IN OIL 50MG/ML 10ML VIAL
** 50001743	SULINDAC TABLET 150MG
** 50001744	SULINDAC TABLET 200MG
** 50001746	TOLMETIN SODIUM CAPSULE 400MG
** 50001745	TOLMETIN SODIUM TABLET 200MG

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SECTION 141.200 ANALGESICS/NARCOTIC ANTAGONISTS:
EMERGENCY ANTIRHEUMATIC (Cont'd)

Item Number	Drug Name and Strength
** 50001748	TOLMETIN SODIUM TABLET 600MG
(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)	

SECTION 141.360 ANALGESICS/NARCOTIC ANTAGONISTS: NONOPIATE
EMERGENCY AGONISTS

Item Number	Drug Name and Strength
* 50007006	ACETAMINOPHEN DROPS 80MG/0.8ML
* 50008252	ACETAMINOPHEN DROPS-120MG/2.5CC 50CC BTL
* 50007012	ACETAMINOPHEN ELIXIR/SYRUP 120MG/5CC
50000500	ACETAMINOPHEN SUPPOSITORY 120MG
50000501	ACETAMINOPHEN SUPPOSITORY 300MG
50000499	ACETAMINOPHEN SUPPOSITORY 600MG
50007008	ACETAMINOPHEN TAB/CAP 325MG
50007011	ACETAMINOPHEN TAB/CAP 500MG
* 50007014	ACETAMINOPHEN TAB/CAP 650MG
* 50007007	ACETAMINOPHEN TABLET CHEWABLE 80MG
* 50007010	ACETAMINOPHEN TABLET CHEWABLE 120MG
50006420	ACETAMINOPHEN 325MG; BUTALBITAL 50MG; CAFFEINE 40MG CAPSULE
50006425	ACETAMINOPHEN 325MG; BUTALBITAL 50MG; CAFFEINE 40MG TABLET
50008224	ASPIRIN SUPPOSITORY 60MG
50008226	ASPIRIN SUPPOSITORY 120MG
50008228	ASPIRIN SUPPOSITORY 150MG
50008230	ASPIRIN SUPPOSITORY 200MG
50008232	ASPIRIN SUPPOSITORY 300MG
50008234	ASPIRIN SUPPOSITORY 600MG
50008222	ASPIRIN TAB BUFFERED 325MG
50008223	ASPIRIN TAB BUFFERED 600MG
50006726	ASPIRIN TAB E C 300MG
50006734	ASPIRIN TAB E C 600MG
50006740	ASPIRIN TAB E C 975MG
50008215	ASPIRIN TAB PEDIATRIC
50008206	ASPIRIN TAB 300MG
50008208	ASPIRIN TAB 600MG
* 50006745	ASPIRIN TABLET SUSTAINED RELEASE 800MG
50006438	ASPIRIN 325MG; BUTALBITAL 50MG; CAFFEINE 40MG CAPSULE

SECTION 141.360 EMERGENCY

Item Number	Drug Name and Strength
50006441	ASPIRIN 325MG; BUTALBITAL 50MG;
	CAFFEINE 40MG TABLET
50003700	MAGNESIUM SALICYLATE TAB/CAP 545MG
50003701	MAGNESIUM SALICYLATE TAB/CAP 600MG
50002004	MAGNESIUM SALICYLATE TAB/CAP 650MG
40002065	SALSALATE CAPSULE 500MG
40002067	SALSALATE TABLET 500MG
40002069	SALSALATE TABLET 750MG
00340520	TRILISATE LIQUID
00340500	TRILISATE TABLET 500MG
00340505	TRILISATE TABLET 750MG
00340510	TRILISATE TABLET 1000MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.400 EMERGENCY

Item Number	Drug Name and Strength
50006005	ACETAMINOPHEN 120MG/5ML; CODEINE PHOSPHATE 12MG/5ML ELIX/SUSP
50006001	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 7.5MG CAP/TAB
50006002	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 15.0MG CAP/TAB
50006003	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 30.0MG CAP/TAB
50006004	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 60.0MG CAP/TAB
50005002	ASPIRIN 325MG; CODEINE PHOSPHATE 15MG CAP/TAB
50005003	ASPIRIN 325MG; CODEINE PHOSPHATE 30MG CAP/TAB
50005004	ASPIRIN 325MG; CODEINE PHOSPHATE 60MG CAP/TAB
50000046	ASPIRIN 325MG; OXYCODONE HCL 2.25MG; OXYCODONE TEREPHTHALATE 0.19 MG TAB
50000048	ASPIRIN 325MG; OXYCODONE HCL 4.5 MG; OXYCODONE TEREPHTHALATE 0.38MG TAB
50001376	CODEINE PHOSPHATE/SULFATE TAB/HT 15MG
50001384	CODEINE PHOSPHATE/SULFATE TAB/HT 30MG
50001392	CODEINE PHOSPHATE/SULFATE TAB/HT 60MG

SECTION 141.400 EMERGENCY

Item Number	Drug Name and Strength
50003058	HYDROMORPHONE TABLET 1MG
50003060	HYDROMORPHONE TABLET 2MG
50003062	HYDROMORPHONE TABLET 3MG
50003064	HYDROMORPHONE TABLET 4MG
00041910	LEVO-DROMORAN INJECTION 2MG/ML 1ML AMP
00041911	LEVO-DROMORAN INJECTION 2MG/ML-10ML VIAL
00040044	LEVO-DROMORAN TABLET 2MG
50003493	MEPERIDINE HCL INJECTION 25MG AMP
50003492	MEPERIDINE HCL INJECTION 25MG SYRINGE
50003494	MEPERIDINE HCL INJECTION 50MG AMP
50003495	MEPERIDINE HCL INJECTION 50MG SYRINGE
50003499	MEPERIDINE HCL INJECTION 50MG/ML 30ML VIAL
50003496	MEPERIDINE HCL INJECTION 75MG AMP
50003500	MEPERIDINE HCL INJECTION 75MG SYRINGE
50004850	MEPERIDINE HCL INJECTION-100MG AMP (1ML)
50003497	MEPERIDINE HCL INJECTION-100MG AMP (2ML)
50004851	MEPERIDINE HCL INJECTION-100MG SYRINGE
50004852	MEPERIDINE HCL INJECTION-100MG/ML 20ML VIAL
50003061	METHADONE HCL INJECTION 10MG/ML 1ML
50003063	METHADONE HCL INJECTION 10MG/ML 20ML
50003065	METHADONE HCL ORAL SOLUTION 5MG/5ML
50003075	METHADONE HCL ORAL SOLUTION 10MG/ML 30ML
50003067	METHADONE HCL ORAL SOLUTION 10MG/5ML
50003069	METHADONE HCL TABLET 5MG
50003071	METHADONE HCL TABLET 10MG
50003899	MORPHINE SULFATE CONTROLLED RELEASE TABLET 30MG
50003889	MORPHINE SULFATE CONTROLLED RELEASE TABLET 60MG
50003354	MORPHINE SULFATE INJECTION 2MG/ML 1 ML SYRINGE
50003352	MORPHINE SULFATE INJECTION 4MG/ML 1 ML SYRINGE
50003523	MORPHINE SULFATE INJECTION 8MG/ML 1 ML AMP
50004858	MORPHINE SULFATE INJECTION 8MG/ML 1 ML SYRINGE
50003524	MORPHINE SULFATE INJECTION 10MG/ML 1 ML AMP
50004859	MORPHINE SULFATE INJECTION 10MG/ML 1 ML SYRINGE
50003525	MORPHINE SULFATE INJECTION 15MG/ML 1 ML AMP
50004860	MORPHINE SULFATE INJECTION 15MG/ML 1 ML SYRINGE
50004861	MORPHINE SULFATE INJECTION 15MG/ML 20ML
50007016	MORPHINE SULFATE ORAL SOLUTION 10MG/5ML 120ML
50002006	MORPHINE SULFATE ORAL SOLUTION 10MG/5ML 500ML

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SECTION 141.400 ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE
EMERGENCY AGONISTS (Cont'd)

Item Number	Drug Name and Strength
50005590	MORPHINE SULFATE ORAL SOLUTION 20MG/ML 30ML
50005592	MORPHINE SULFATE ORAL SOLUTION 20MG/ML 120ML
50002016	MORPHINE SULFATE ORAL SOLUTION 20MG/5ML
50007018	MORPHINE SULFATE ORAL SOLUTION 20MG/5ML 120ML
50002717	MORPHINE SULFATE ORAL SOLUTION 100MG/5ML
50003875	MORPHINE SULFATE TABLET 10MG
50003883	MORPHINE SULFATE TABLET 15MG
50003885	MORPHINE SULFATE TABLET 30MG
50002071	OXYCODONE HCL ORAL SOLUTION 5MG/5ML
50002073	OXYCODONE HCL TABLET 5MG
50004316	PAREGORIC LIQUID

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

ANTICONVULSANTS

SECTION 141.480
EMERGENCY

Item Number	Drug Name and Strength
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** 50005149	CARBAMAZEPINE SUSPENSION 100MG/5ML
** 50002141	CARBAMAZEPINE TABLET CHEWABLE 100MG
** 50002145	CARBAMAZEPINE TABLET 200MG
** 00710537	CELONTIN CAPSULE 150MG
** 00710525	CELONTIN CAPSULE 300MG
** 00746212	DEPAKOTE ENTERIC COATED TABLET 125MG
** 00746214	DEPAKOTE ENTERIC COATED TABLET 250MG
** 00746215	DEPAKOTE ENTERIC COATED TABLET 500MG
** 50000701	DIAZEPAM INJECTION 5MG/ML 2ML AMP
** 50000703	DIAZEPAM INJECTION 5MG/ML 2ML SYRINGE
** 50000705	DIAZEPAM INJECTION 5MG/ML 10ML VIAL
** 00040061	KLONOPIN TABLET 0.5MG
** 00040062	KLONOPIN TABLET 1.0MG
** 00040063	KLONOPIN TABLET 2.0MG
** 00780052	MESANTOIN TABLET 100MG
** 50004649	PHENOBARBITAL DROP 16MG/ML
** 50004650	PHENOBARBITAL ELIXIR 20MG/5ML
** 50004618	PHENOBARBITAL TABLET 15MG
** 50004626	PHENOBARBITAL TABLET 30MG
** 50004634	PHENOBARBITAL TABLET 60MG
** 50004642	PHENOBARBITAL TABLET 100MG

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SECTION 141.480 ANTICONVULSANTS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50000098	PHENYTOIN SODIUM INJECTION 100MG/2ML
** 50040099	PHENYTOIN SODIUM INJECTION 250MG/5ML
** 50002372	PHENYTOIN SODIUM EXTENDED CAPSULE 30MG
** 50002380	PHENYTOIN SODIUM EXTENDED CAPSULE 100MG
** 50002401	PHENYTOIN SODIUM PROMPT CAPSULE 100MG
** 50002381	PHENYTOIN SUSPENSION 30MG/5ML
** 50002382	PHENYTOIN SUSPENSION 125MG/5ML
** 50002364	PHENYTOIN TABLET CHEWABLE 50MG
** 50004036	PRIMIDONE SUSPENSION 250MG/5ML
** 50004032	PRIMIDONE TABLET 50MG
** 50004034	PRIMIDONE TABLET 250MG
** 50002180	VALPROATE SODIUM SYRUP 250MG/5ML
** 50002182	VALPROIC ACID CAPSULE 250MG
** 00710237	ZARONTIN CAPSULE 250MG
** 00711418	ZARONTIN SYRUP 250MG/5ML

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

ANTIDOTES

SECTION 141.520
EMERGENCY

Item Number	Drug Name and Strength
00890510	CALCIUM DISODIUM VERSENATE 20MG/ML 5ML
00833801	DESFERAL MESYLATE INJECTION 500MG/5ML VIAL
50002978	DISODIUM EDETATE INJ 3GM AMP
** 00153560	MESNEX INJECTION 100MG/ML 2ML AMP
** 00153561	MESNEX INJECTION 100MG/ML 4ML AMP
** 00153562	MESNEX INJECTION 100MG/ML 10ML AMP
00460376	PROTOPAM CHLORIDE TABLET 500MG
00460374	PROTOPAM INJECTION 1GM/20ML VIAL
** 50006515	SODIUM POLYSTYRENE SULFONATE POWDER
** 50006517	SODIUM POLYSTYRENE SULFONATE SUSPENSION 15GM/60ML 60ML
** 50006519	SODIUM POLYSTYRENE SULFONATE SUSPENSION 15GM/60ML 500ML

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

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SECTION 141.560
EMERGENCY

ANTIHYPERTENSIVES

Item Number	Drug Name and Strength
** 00030450	CAPOTEN TABLET 12.5MG
** 00030452	CAPOTEN TABLET 25MG
** 00030562	CAPOTEN TABLET 50MG
** 00030485	CAPOTEN TABLET 100MG
** 00030338	CAPOZIDE TABLET 25/15
** 00030349	CAPOZIDE TABLET 25/25
** 00030384	CAPOZIDE TABLET 50/15
** 00030390	CAPOZIDE TABLET 50/25
** 05970031	CATAPRES-TTS-1 PATCHES
** 05970032	CATAPRES-TTS-2 PATCHES
** 05970033	CATAPRES-TTS-3 PATCHES
** 50000941	CLONIDINE HCL TABLET 0.1MG
** 50000943	CLONIDINE HCL TABLET 0.2MG
** 50000945	CLONIDINE HCL TABLET 0.3MG
** 00030283	CORZIDE TABLET 40MG; 5MG
** 00030284	CORZIDE TABLET 80MG; 5MG
** 00830047	ESIMIL TABLET
** 50001614	GUANETHIDINE MONOSULFATE TABLET 10MG
** 50001616	GUANETHIDINE MONOSULFATE TABLET 25MG
** 50005686	HYDRALAZINE HCL INJECTION 20MG/ML AMP
** 50003074	HYDRALAZINE HCL TABLET 10MG
** 50003076	HYDRALAZINE HCL TABLET 25MG
** 50003078	HYDRALAZINE HCL TABLET 50MG
** 50003080	HYDRALAZINE HCL TABLET 100MG
** 50003066	HYDRALAZINE HCL 25MG; HYDROCHLOROTHIAZIDE 15MG TABLET
** 50003068	HYDRALAZINE HCL 25MG; HYDROCHLOROTHIAZIDE 25MG CAPSULE
** 50003070	HYDRALAZINE HCL 50MG; HYDROCHLOROTHIAZIDE 50MG CAPSULE
** 50003072	HYDRALAZINE HCL 100MG; HYDROCHLOROTHIAZIDE 50MG CAPSULE
** 50002981	HYDROCHLOROTHIAZIDE 15MG; METHYLDOPA 250MG TABLET
** 50002341	HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL 100MG TABLET
** 50002343	HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL 200MG TABLET
** 50002345	HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL 300MG TABLET
** 50002983	HYDROCHLOROTHIAZIDE 25MG; METHYLDOPA 250MG TABLET

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.560
EMERGENCY

ANTIHYPERTENSIVES (Cont'd)

Item Number	Drug Name and Strength
** 50005520	HYDROCHLOROTHIAZIDE 25MG; PROPRANOLOL HCL 40MG TABLET
** 50005522	HYDROCHLOROTHIAZIDE 25MG; PROPRANOLOL HCL 80MG TABLET
** 50003090	HYDROCHLOROTHIAZIDE 25MG; RESERPINE 0.1MG TABLET
** 50003094	HYDROCHLOROTHIAZIDE 25MG; RESERPINE 0.125MG TABLET
** 50002985	HYDROCHLOROTHIAZIDE 30MG; METHYLDOPA 500MG TABLET
** 50002987	HYDROCHLOROTHIAZIDE 50MG; METHYLDOPA 500MG TABLET
** 50004021	HYDROCHLOROTHIAZIDE 50MG; PROPRANOLOL HCL 80MG LA CAPSULE
** 50004023	HYDROCHLOROTHIAZIDE 50MG; PROPRANOLOL HCL 120MG LA CAPSULE
** 50004025	HYDROCHLOROTHIAZIDE 50MG; PROPRANOLOL HCL 160MG LA CAPSULE
** 50003092	HYDROCHLOROTHIAZIDE 50MG; RESERPINE 0.1MG TABLET
** 50003096	HYDROCHLOROTHIAZIDE 50MG; RESERPINE 0.125MG TABLET
** 00180787	HYLOREL TABLET 10MG
** 00180788	HYLOREL TABLET 25MG
** 00743322	HYTRIN TABLET 1MG
** 00743323	HYTRIN TABLET 2MG
** 00743324	HYTRIN TABLET 5MG
** 00743325	HYTRIN TABLET 10MG
** 50001825	LISINOPRIL TABLET 5MG
** 50001827	LISINOPRIL TABLET 10MG
** 50001829	LISINOPRIL TABLET 20MG
** 50001831	LISINOPRIL TABLET 40MG
** 00750082	LOZOL TABLET 2.5MG
** 50000712	METHYLDOPA ORAL SUSPENSION 250MG/5ML
** 50000714	METHYLDOPA TABLET 125MG
** 50000716	METHYLDOPA TABLET 250MG
** 50000718	METHYLDOPA TABLET 500MG
** 00000710	METHYLDOPATE HCL INJECTION 250MG/5ML
** 00694310	MINIPRESS-CAPSULES-1-0MG
** 00694370	MINIPRESS-CAPSULES-2-0MG
** 00694380	MINIPRESS-CAPSULES-5-0MG
** 00694300	MINIZIDE CAPSULE 1.0MG/0.5MG

Item Number	Drug Name and Strength
** 00694320	MINIZIDE CAPSULE 2.0MG/0.5MG
** 00694360	MINIZIDE CAPSULE 5.0MG/0.5MG
** 50002096	MINOXIDIL TABLET 2.5MG
** 50002098	MINOXIDIL TABLET 10MG
** 50002751	PRazosin HCL CAPSULE 1MG
** 50002753	PRazosin HCL CAPSULE 2MG
** 50002755	PRazosin HCL CAPSULE 5MG
** 50005223	RESERPINE TABLET 0.1MG
** 50005231	RESERPINE TABLET 0.25MG
** 00318901	TENEX TABLET 1MG
** 00380115	TENORETIC 50 TABLET
** 00380117	TENORETIC 100 TABLET
** 00060067	TIMOLIDE TABLET 10/25
** 00060720	VASERETIC TABLET 10/25
** 00063508	VASOTEC INJECTION 1.25MG/ML 2ML VIAL
** 00060014	VASOTEC TABLET 2.5MG
** 00060712	VASOTEC TABLET 5MG
** 00060713	VASOTEC TABLET 10MG
** 00060714	VASOTEC TABLET 20MG
** 00080073	WYTENSIN TABLET 4MG
** 00080074	WYTENSIN TABLET 8MG
** 00080092	WYTENSIN TABLET 16MG
(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)	
SECTION 141.800 EMERGENCY	ANTIMICROBIAL: MISCELLANEOUS
Item Number	Drug Name and Strength
** 50004923	ACYCLOVIR CAPSULE 200MG
** 50001410	ACYCLOVIR INJECTION 500MG VIAL
** 50000851	AMANTADINE HCL CAPSULE 100MG
** 50000853	AMANTADINE HCL SYRUP 50MG/5ML
** 60008018	ANTIMICROBIAL MISCELLANEOUS-INJECTION-NOT OTHERWISE LISTED-IF REQUIRES RX
** 60008017	ANTIMICROBIAL MISCELLANEOUS-ORAL-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 50005151	AZTREONAM INJECTION 500MG/15ML VIAL
** 50005153	AZTREONAM INJECTION 500MG/100ML BOTTLE

Item Number	Drug Name and Strength
** 50005155	AZTREONAM INJECTION 1GM/15ML VIAL
** 50005157	AZTREONAM INJECTION 1GM/100ML BOTTLE
** 50005159	AZTREONAM INJECTION 2GM/15ML VIAL
** 50005161	AZTREONAM INJECTION 2GM/100ML BOTTLE
** 50001411	BACITRACIN INJECTION 10,000 UNITS IM
** 50001412	BACITRACIN INJECTION 50,000 UNITS IM
** 50001128	CHLORAMPHENICOL CAPSULE 250MG
** 50001413	CHLORAMPHENICOL PALMITATE ORAL SUSPENSION 150MG/5ML 60ML
** 50001236	CHLORAMPHENICOL SODIUM SUCCINATE INJECTION 1GM VIAL
** 50000061	CINOXACIN CAPSULE 250MG
** 50001414	CINOXACIN CAPSULE 500MG
** 50001415	CIPROFLOXACIN TABLET 250MG
** 50001793	CIPROFLOXACIN TABLET 500MG
** 50001795	CIPROFLOXACIN TABLET 750MG
** 50001797	CLINDAMYCIN HCL CAPSULE 75MG
** 50001416	CLINDAMYCIN HCL CAPSULE 150MG
** 50001417	CLINDAMYCIN HCL CAPSULE 300MG
** 50005804	CLINDAMYCIN PALMITATE GRANULES 75MG/5ML 100ML AMP/VIAL
** 50001418	CLINDAMYCIN PHOSPHATE INJECTION 300MG/2ML 2ML AMP/VIAL
** 50001420	CLINDAMYCIN PHOSPHATE INJECTION 600MG/4ML 4ML AMP/VIAL
** 50001421	CLINDAMYCIN PHOSPHATE INJECTION 900MG/6ML 6ML AMP/VIAL
** 50001419	COLISTIMETHATE SODIUM INJECTION 150MG VIAL
** 50001423	COLISTIN SULFATE ORAL SUSPENSION 25MG/5ML 60ML
** 50001424	DAPSONE TABLET 25MG
** 50001219	DAPSONE TABLET 100MG
** 50001223	ERYTHROMYCIN ETHYLSUCCINATE 200MG/5ML; SULFISOXAZOLE ACETYL 600MG/5ML SUSP 100ML
** 50002013	ERYTHROMYCIN ETHYLSUCCINATE 200MG/5ML; SULFISOXAZOLE ACETYL 600MG/5ML SUSP 150ML
** 50002015	ERYTHROMYCIN ETHYLSUCCINATE 200MG/5ML; SULFISOXAZOLE ACETYL 600MG/5ML SUSP 200ML
** 50002017	FURAZOLIDONE LIQUID 50MG/15ML
** 50001425	FURAZOLIDONE TABLET 100MG
** 50001426	HYDROXYSTILBAMIDINE ISOETHIONATE INJECTION 225MG/20ML AMP
** 50001427	INIPENEM 250MG; CILASTATIN SODIUM 250MG INJECTION INFUSION VIAL
** 50002331	

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.800 ANTIMICROBIAL: MISCELLANEOUS (Cont'd)

EMERGENCY

Item Number	Drug Name and Strength
** 50002333	IMPENEM 250MG; CILASTATIN SODIUM 250MG INJECTION VIAL
** 50002335	IMPENEM 500MG; CILASTATIN SODIUM 500MG INJECTION INFUSION VIAL
** 50002339	IMPENEM 500MG; CILASTATIN SODIUM 500MG INJECTION VIAL
** 00280108	LAMPRENE CAPSULE 50MG
** 00280109	LAMPRENE CAPSULE 100MG
** 50001428	LINCOMYCIN CAPSULE 250MG
** 50001429	LINCOMYCIN CAPSULE 500MG
** 50001431	LINCOMYCIN INJECTION, 300MG/ML 2ML SYRINGE
** 50001432	LINCOMYCIN INJECTION 300MG/ML 2ML VIAL
** 50001433	LINCOMYCIN INJECTION 300MG/ML 10ML VIAL
** 50001018	METHENAMINE HIPPURATE TABLET 1GM
** 50003780	METHENAMINE MANDELATE GRANULES 0.5GM
** 50003781	METHENAMINE MANDELATE GRANULES 1.0GM
** 50003778	METHENAMINE MANDELATE SUSP 50MG/ML
** 50003779	METHENAMINE MANDELATE SUSP 100MG/ML
** 50003735	METHENAMINE MANDELATE TAB 0.25GM
** 50003743	METHENAMINE MANDELATE TAB 0.50GM
** 50003751	METHENAMINE MANDELATE TAB 1.00GM
** 50001435	METHYLENE BLUE TABLET 65MG
** 50001436	NALIDIXIC ACID ORAL SUSPENSION 250MG/5ML
** 50001437	NALIDIXIC ACID TABLET 250MG
** 50001438	NALIDIXIC ACID TABLET 500MG
** 50001439	NALIDIXIC ACID TABLET 1GM
** 50005526	NEOMYCIN SULFATE EQ 40MG BASE/ML; POLYMYXIN B SULFATE 200,000U/ML 1ML
** 50005528	NEOMYCIN SULFATE EQ 40MG BASE/ML; POLYMYXIN B SULFATE 200,000U/ML 20ML
** 50005523	NORFLOXACIN TABLET 400MG
** 50001570	NOVOBIOCIN CAPSULE 250MG
** 50004951	PENTAMIDINE ISETHIONATE INJECTION 300MG/VIAL
** 50004028	PHENAZOPYRIDINE HCL TABLET 100MG
** 50004030	PHENAZOPYRIDINE HCL TABLET 200MG
** 50001571	POLYMYXIN B SULFATE INJECTION 500,000 UNITS/VIAL
** 50001572	SPECTINOMYCIN INJECTION 2GM VIAL
** 50001573	SPECTINOMYCIN INJECTION 4GM VIAL

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.800 ANTIMICROBIAL: MISCELLANEOUS (Cont'd)

EMERGENCY

Item Number	Drug Name and Strength
** 50001218	SULFAMETHOXAZOLE 200MG/5ML; TRIMETHOPRIM 40MG/5ML SUSPENSION
** 50001220	SULFAMETHOXAZOLE 400MG; TRIMETHOPRIM 80MG TABLET
** 50001221	SULFAMETHOXAZOLE 800MG; TRIMETHOPRIM 160MG TABLET
** 50001217	SULFAMETHOXAZOLE 400MG/5ML; TRIMETHOPRIM 80MG/5ML INJECTION 5ML AMP/VIAL
** 50001574	SULFOXONE SODIUM TABLET ENTERIC COATED 165MG
** 50001224	TRIMETHOPRIM TABLET 100MG
** 50001575	TRIMETHOPRIM TABLET 200MG
** 50006866	TROLEANDOMYCIN CAPSULE 250MG
** 50006874	TROLEANDOMYCIN SUSPENSION 125MG/5ML
** 50000901	VANCOMYCIN HCL CAPSULE 125MG
** 50000903	VANCOMYCIN HCL CAPSULE 250MG
** 50001576	VANCOMYCIN HCL INJECTION 500MG
** 50001579	VANCOMYCIN HCL INJECTION 1GM VIAL
** 50002523	VANCOMYCIN HCL ORAL SOLUTION 1GM/20ML
** 50001577	VANCOMYCIN HCL ORAL SOLUTION 10GM/115ML
** 50001578	VIDARABINE INJECTION 200MG/5ML 10ML VIAL
** 50009000	ZIDOVUDINE CAPSULE 100MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.1000 ANTIMICROBIAL: VACCINES

EMERGENCY

Item Number	Drug Name and Strength
** 50004672	HEPATITIS B VACCINE 10MCG ANTIGEN/ML 0.5ML VIAL
** 50004670	HEPATITIS B VACCINE 20MCG ANTIGEN/ML 3ML MULTI-DOSE VIAL
** 50001900	HEPATITIS B VACCINE (RECOMBINANT) 5MCG/0.5ML 1 DOSE VIAL
** 50001904	HEPATITIS B VACCINE (RECOMBINANT) 10MCG/ML 1ML VIAL
** 50001902	HEPATITIS B VACCINE (RECOMBINANT) 10MCG/ML 3 DOSE VIAL
** 50004666	PNEUMOCOCCAL VACCINE - POLYVALENT

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SECTION 141.1000 ANTIMICROBIAL: VACCINES (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 40004232	TETANUS TOXOID INJECTION ADSORBED 0.5ML (Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)
SECTION 141.1200 CARDIOVASCULAR: ANTIANGINAL <u>EMERGENCY</u>	
Item Number	Drug Name and Strength
** 00810166	CARDILATE TABLET ORAL/SUBLING 5MG
** 00810168	CARDILATE TABLET ORAL/SUBLING 10MG
** 00881778	CARDIZEM SR CAPSULE 90MG
** 00881779	CARDIZEM SR CAPSULE 120MG
** 00881771	CARDIZEM TABLET 30MG
** 00881772	CARDIZEM TABLET 60MG
** 00881791	CARDIZEM TABLET 90MG
** 00881792	CARDIZEM TABLET 120MG
** 50003265	ISOSORBIDE DINITRATE TAB 2.5MG SUBLINGUAL
** 50003267	ISOSORBIDE DINITRATE TAB 5MG ORAL
** 50003281	ISOSORBIDE DINITRATE TAB 5MG SUBLINGUAL
** 50003280	ISOSORBIDE DINITRATE TAB 10MG ORAL
** 50003278	ISOSORBIDE DINITRATE TAB 10MG SUBLINGUAL
** 50003285	ISOSORBIDE DINITRATE TAB 20MG ORAL
** 50003284	ISOSORBIDE DINITRATE TAB/CAP 30MG ORAL
** 50003270	ISOSORBIDE DINITRATE TAB/CAP 40MG ORAL
** 50003282	ISOSORBIDE DINITRATE TAB/CAP 40MG SA
** 50001865	NIFEDIPINE CAPSULE 10MG
** 50002527	NIFEDIPINE CAPSULE 20MG
** 50005521	NITROGLYCERIN AEROSOL SPRAY 0.4MG/DOSE 13.8GM UNIT 200 DOSES/UNIT
** 50000746	NITROGLYCERIN OINTMENT 20GM
** 50000748	NITROGLYCERIN OINTMENT 30GM
** 50000750	NITROGLYCERIN OINTMENT 60GM
** 50002040	NITROGLYCERIN PATCH 3.3CM2 2.5MG/24HR
** 50002035	NITROGLYCERIN PATCH 5CM2 2.5MG/24HR
** 50002042	NITROGLYCERIN PATCH 6.7CM2 5MG/24HR
** 50002133	NITROGLYCERIN PATCH 8CM2 5MG/24HR
** 50002034	NITROGLYCERIN PATCH 10CM2 5MG/24HR
** 50002033	NITROGLYCERIN PATCH 10CM2 5MG/24HR
** 50002048	NITROGLYCERIN PATCH 13.3CM2 10MG/24HR

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.1200 CARDIOVASCULAR: ANTIANGINAL (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
50002037	NITROGLYCERIN PATCH 15CM2 7.5MG/24HR
50002138	NITROGLYCERIN PATCH 16CM2 5MG/24HR
50002134	NITROGLYCERIN PATCH 16CM2 10MG/24HR
50002036	NITROGLYCERIN PATCH 20CM2 10MG/24HR
50002049	NITROGLYCERIN PATCH 20.0CM2 15MG/24HR
50005135	NITROGLYCERIN PATCH 30CM2 15MG/24HR
50002140	NITROGLYCERIN PATCH 32CM2 10MG/24HR
50000770	NITROGLYCERIN SR TAB/CAP 1.3MG
** 50000772	NITROGLYCERIN SR TAB/CAP 2.5MG 60's
** 50000774	NITROGLYCERIN SR TAB/CAP 2.5MG 100's
** 50000776	NITROGLYCERIN SR TAB/CAP 2.6MG
** 50000778	NITROGLYCERIN SR TAB/CAP 6.5MG 60's
** 50000780	NITROGLYCERIN SR TAB/CAP 6.5MG 100's
** 50000782	NITROGLYCERIN SR TAB/CAP 9.0MG 60's
** 50000784	NITROGLYCERIN SR TAB/CAP 9.0MG 100's
** 50000732	NITROGLYCERIN SUBLINGUAL TAB 0.15MG 25's
** 50000730	NITROGLYCERIN SUBLINGUAL TAB 0.15MG 100's
** 50000736	NITROGLYCERIN SUBLINGUAL TAB 0.3MG 25's
** 50000734	NITROGLYCERIN SUBLINGUAL TAB 0.3MG 100's
** 50000740	NITROGLYCERIN SUBLINGUAL TAB 0.4MG 25's
** 50000738	NITROGLYCERIN SUBLINGUAL TAB 0.4MG 100's
** 50000744	NITROGLYCERIN SUBLINGUAL TAB 0.6MG 25's
** 50000742	NITROGLYCERIN SUBLINGUAL TAB 0.6MG 100's
** 50003874	NITROGLYCERIN TRANSMUCOSAL CONTROLLED RELEASE TABLET 1MG
** 50003876	NITROGLYCERIN TRANSMUCOSAL CONTROLLED RELEASE TABLET 2MG
** 50003878	NITROGLYCERIN TRANSMUCOSAL CONTROLLED RELEASE TABLET 3MG
** 50004218	VERAPAMIL HCL TABLET 40MG
** 50004220	VERAPAMIL HCL TABLET 80MG
** 50004222	VERAPAMIL HCL TABLET 120MG
** 50004224	VERAPAMIL HCL TABLET SUST RELEASE 240MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.1240 CARDIOVASCULAR: ANTIARRHYTHMIC
EMERGENCY

Item Number	Drug Name and Strength
** 00345470	CARDIOQUIN TABLET 275MG

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.1240 CARDIOVASCULAR: ANTIARRHYTHMIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50003901	DISOPYRAMIDE PHOSPHATE CAPSULE 100MG
** 50003903	DISOPYRAMIDE PHOSPHATE CAPSULE 150MG
** 50003905	DISOPYRAMIDE PHOSPHATE CONTROLLED RELEASE CAPSULE 100MG
** 50003907	DISOPYRAMIDE PHOSPHATE CONTROLLED RELEASE CAPSULE 150MG
** 00870732	ENKAID CAPSULE 25MG
** 00870734	ENKAID CAPSULE 35MG
** 00870735	ENKAID CAPSULE 50MG
** 05970066	MEXITIL CAPSULE 150MG
** 05970067	MEXITIL CAPSULE 200MG
** 05970068	MEXITIL CAPSULE 250MG
G 50004048	PROCAINAMIDE HCL INJ 100MG/ML 10ML VIAL
G 50004050	PROCAINAMIDE HCL INJ 500MG/ML 2ML VIAL
** 50004043	PROCAINAMIDE HCL SR TABLET 250MG
** 50004047	PROCAINAMIDE HCL SR TABLET 500MG
** 50004049	PROCAINAMIDE HCL SR TABLET 750MG
** 50004051	PROCAINAMIDE HCL SR TABLET 1000MG
** 50004042	PROCAINAMIDE HCL TAB/CAP 250MG
** 50004044	PROCAINAMIDE HCL TAB/CAP 375MG
** 50004046	PROCAINAMIDE HCL TAB/CAP 500MG
** 50004066	QUINIDINE GLUCONATE TAB/CAP 324/330MG TD
** 50000985	QUINIDINE SULFATE TABLET CR 300MG
** 50005141	QUINIDINE SULFATE TABLET 100MG
** 50005142	QUINIDINE SULFATE TABLET 200MG
** 50005143	QUINIDINE SULFATE TABLET 300MG
** 00890305	TAMBOCOR TABLET 50MG
** 00890307	TAMBOCOR TABLET 100MG
** 00890314	TAMBOCOR TABLET 150MG
** 00060707	TONOCARD TABLET 400MG
** 00060709	TONOCARD TABLET 600MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.1280 CARDIOVASCULAR: ANTIHYPERLIPIDEMICS
EMERGENCY

Item Number	Drug Name and Strength
** 50004593	CHOLESTYRAMINE RESIN BAR 4GM

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SECTION 141.1280 CARDIOVASCULAR: ANTIHYPERLIPIDEMICS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50004597	CHOLESTYRAMINE RESIN POWDER PACKET 4GM
** 50004595	CHOLESTYRAMINE RESIN POWDER 378GM CAN
00481230	CHOLEXIN TABLET 1MG
00481250	CHOLEXIN TABLET 2MG
00481270	CHOLEXIN TABLET 4MG
00481290	CHOLEXIN TABLET 6MG
50002851	CLOFIBRATE CAPSULE 500MG
00090260	COLESTID POWDER - BOTTLE 500GM
00091260	COLESTID POWDER - PACKETS
** 00710669	LOPID CAPSULE 300MG
** 00710737	LOPID TABLET 600MG
01830051	LORELCO TABLET 250MG
00680053	LORELCO TABLET 500MG
** 00060731	MEVACOR TABLET 20MG
** 00060732	MEVACOR TABLET 40MG
** 00871580	QUESTRAN-POWDER-PACKET-4GM
** 00870580	QUESTRAN-POWDER-378GM-CAN

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.1320 CARDIOVASCULAR: BETA BLOCKERS
EMERGENCY

Item Number	Drug Name and Strength
** 00030232	CORGARD TABLET 20MG
** 00030207	CORGARD TABLET 40MG
** 00030241	CORGARD TABLET 80MG
** 00030208	CORGARD TABLET-120MG
** 00030246	CORGARD TABLET-160MG
** 40001069	LABELTALOL HCL TABLET 100MG
** 50003386	LABELTALOL HCL TABLET 200MG
** 50003388	LABELTALOL HCL TABLET 300MG
** 00214500	LEVATOL TABLET 20MG
** 00280051	LOPRESSOR TABLET 50MG
** 00280071	LOPRESSOR TABLET 100MG
G 50005440	PROPRANOLOL HCL INJECTION 1MG/1ML AMP
** 50005468	PROPRANOLOL HCL LONG ACTING CAPSULE 60MG
** 50005470	PROPRANOLOL HCL LONG ACTING CAPSULE 80MG
** 50005475	PROPRANOLOL HCL LONG ACTING CAPSULE 120MG

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SECTION 141.1320 CARDIOVASCULAR: BETA BLOCKERS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50005480	PROPRANOLOL HCL LONG ACTING CAPSULE 160MG
** 50005442	PROPRANOLOL HCL TABLET 10MG
** 50005444	PROPRANOLOL HCL TABLET 20MG
** 50005446	PROPRANOLOL HCL TABLET 40MG
** 50005448	PROPRANOLOL HCL TABLET 60MG
** 50005450	PROPRANOLOL HCL TABLET 80MG
** 50005452	PROPRANOLOL HCL TABLET 90MG
** 0824177	SECTRAL CAPSULE 200MG
** 0824179	SECTRAL CAPSULE 400MG
** 00380105	TENORMIN TABLET 50MG
** 00380101	TENORMIN TABLET 100MG
** 50007401	TIMOLOL MALEATE TABLET 10MG
** 50007402	TIMOLOL MALEATE TABLET 20MG
** 00780111	VISKEN TABLET 5MG
** 00780073	VISKEN TABLET 10MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.1480
EMERGENCY

CONTRACEPTIVE: NONORAL

Item Number	Drug Name and Strength
** 01110022	BECAUSE CONTRACEPTOR 10GM APPLICATION
** 00623252	CONCEPTROL JELLY 2.5GM APPLICATION 6'S
** 00623352	CONCEPTROL JELLY 2.5GM APPLICATION 10'S
** 00623252	CONCEPTROL JELLY -TUBE 70GM
** 00624252	CONCEPTROL CREAM-TUBE 70GM
** 50002900	CONDOMS
** 60009950	CONTRACEPTIVE FOAM CRM JELLY NOT OTHERWISE LISTED
** 00625130	DELPHEN FOAM KIT 20GM
** 00624130	DELPHEN FOAM REFILL 20GM
** 00623130	DELPHEN FOAM REFILL 50GM
** 60009951	DIAPHRAMS - CONTRACEPTIVE
** 01111031	EMKO PRE-FIL KIT 30GM
** 01110031	EMKO PRE-FIL REFILL 60GM
** 01111021	EMKO VAGINAL FOAM KIT 40GM
** 01112021	EMKO VAGINAL FOAM REFILL 40GM
** 01110021	EMKO VAGINAL FOAM REFILL 90GM

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SECTION 141.1480 CONTRACEPTIVE: NONORAL (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 11962003	ENCARE OVAL VAGINAL CONTRACEPTIVE 12'S
** 00623180	GYNOL II JELLY 81GM C APPLICATOR
** 00623182	GYNOL II JELLY 126GM REFILL
** 00623280	INTERCEPT CONTRACEPTIVE SUPPOSITORIES 12'S C APP
** 00623282	INTERCEPT CONTRACEPTIVE SUPPOSITORIES 12'S REFILL
** 00270020	KOROMEX CREAM C APPLICATOR 115GM
** 00270030	KOROMEX FOAM C APPLICATOR 40GM
** 00270060	KOROMEX GEL C APPLICATOR 126GM
** 00270015	KOROMEX JELLY C APPLICATOR 126GM
** 00625190	ORTHO-CREME CONTRACEPTIVE CR 115GM REFILL
** 00623190	ORTHO-CREME CONTRACEPTIVE CR 70GM C APP
** 00625170	ORTHO-GYNOL CONTRACEPTIVE JE 126GM REFILL
** 00623170	ORTHO-GYNOL CONTRACEPTIVE JE 81 GM C APP
** 00624170	ORTHO-GYNOL CONTRACEPTIVE JE 81GM REFILL
** 05476538	PARAGUARD COPPER IUD MODEL T 380A
** 50002368	MAY ONLY TO BE BILLED BY A PHYSICIAN/CLINIC PRENTIF CAVITY RIM CERVICAL CAP; FIT SET ONLY TO BE BILLED BY PHYSICIAN/CLINIC
** 17314423	PROGESTASERT INTRAUTERINE CONTRACEPTIVE
** 02340003	MAY ONLY TO BE BILLED BY A PHYSICIAN/CLINIC RAMSES VAGINAL JELLY 90GM
** 02340002	RAMSES VAGINAL JELLY REFILL 90GM
** 02340005	RAMSES VAGINAL JELLY REFILL 150GM
** 05733301	SEMICID VAGINAL SUPPOSITORY 10'S
** 05733401	SEMICID VAGINAL SUPPOSITORY 20'S
** 03964010	SHUR-SEAL GEL 24 PACK
** 01760300	TODAY CONTRACEPTIVE SPONGES 3'S
** 01760600	TODAY CONTRACEPTIVE SPONGES 6'S
** 01761200	TODAY CONTRACEPTIVE SPONGES 12'S

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.1520
EMERGENCY

DIURETICS

Item Number	Drug Name and Strength
** 50002400	ACETAZOLAMIDE SUSTAINED RELEASE CAPSULE 500MG

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.1520 DIURETICS (Cont'd)

EMERGENCY

Item Number	Drug Name and Strength
** 50002404	ACETAZOLAMIDE TABLET 125MG
** 50002406	ACETAZOLAMIDE TABLET 250MG
** 50002039	AMILORIDE HCL 5MG; HYDROCHLOROTHIAZIDE 50MG TABLET
** 50005510	CHLOROTHIAZIDE SUSPENSION 250MG/5ML
** 50005250	CHLOROTHIAZIDE TABLET 250MG
** 04840806	DYRENIUM CAPSULE 50MG
** 04840807	DYRENIUM CAPSULE 100MG
** 50000460	FUROSEMIDE INJECTION 10MG/ML 2ML AMP
** 50000464	FUROSEMIDE INJECTION 10MG/ML 4ML AMP
** 50000468	FUROSEMIDE INJECTION 10MG/ML 10ML AMP
** 50000470	FUROSEMIDE ORAL SOLUTION 10MG/ML 60ML
** 50000472	FUROSEMIDE ORAL SOLUTION 10MG/ML 120ML
** 50000474	FUROSEMIDE TABLET 20MG
** 50000476	FUROSEMIDE TABLET 40MG
** 50000478	FUROSEMIDE TABLET 80MG
** 50003158	HYDROCHLOROTHIAZIDE TABLET 25MG
** 50003166	HYDROCHLOROTHIAZIDE TABLET 50MG
** 50003168	HYDROCHLOROTHIAZIDE TABLET 100MG
** 50007363	HYDROCHLOROTHIAZIDE 25MG; SPIRONOLATONE 25MG TABLET
** 50007167	HYDROCHLOROTHIAZIDE 25MG; TRIAMTERENE 37.5MG TABLET
** 50000530	HYDROCHLOROTHIAZIDE 25MG; TRIAMTERENE 50MG CAPSULE
** 50007169	HYDROCHLOROTHIAZIDE 50MG; TRIAMTERENE 75MG TABLET
** 50003588	METHYLCLOTHIAZIDE TABLET 2.5MG
** 50003589	METHYLCLOTHIAZIDE TABLET 5.0MG
** 50005596	METOLAZONE TABLET 0.5MG
** 50005693	METOLAZONE TABLET 2.5MG
** 50005694	METOLAZONE TABLET 5MG
** 50005695	METOLAZONE TABLET 10MG
** 00060917	MOBRETIC-TABLET-5/50
** 00054570	NEPAZANE TABLET 50MG
** 50007362	SPIRONOLACTONE TABLET 25MG
** 50007364	SPIRONOLACTONE TABLET 100MG
** 50004073	TRICHLORMETHIAZIDE TABLET 2MG
** 50004081	TRICHLORMETHIAZIDE TABLET 4MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

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SECTION 141.3080 HORMONES/AGENTS AFFECTING MECHANISMS:
PITUITARY
EMERGENCY

Item Number	Drug Name and Strength
** 00752451	DDAVP INJECTION 4MG/ML 1ML AMP
** 00752450	DDAVP NASAL SOLUTION 0.01% 2.5ML VIAL
** 00752450	DDAVP NASAL SOLUTION 0.01% 5ML BOTTLE
** 00781042	DIAPID NASAL SPRAY 8CC
** 00711209	PITRESSIN AQ INJ 100/0.5ML AMP
** 00711194	PITRESSIN AQ INJ 200/1.0ML AMP
** 00711273	PITRESSIN TANNATE/OIL INJ 50/ML
** 00532451	STIMATE INJECTION 4MG/ML 10ML VIAL

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.3320 MISCELLANEOUS
EMERGENCY

Item Number	Drug Name and Strength
** 50006910	RABIES VACCINE HDCV SINGLE DOSE VIAL
** 50006920	RABIES IMMUNE GLOBULIN 150IU/ML 2ML
** 50006930	RABIES IMMUNE GLOBULIN 150IU/ML 10ML
** 50004797	RHO (D) IMMUNE GLOBULIN 1:1000
** 50003300	SODIUM CHLORIDE 0.9% 3ML VIAL FOR RESPIRATORY THERAPY USE
** 50003308	SODIUM CHLORIDE 0.9% 5ML VIAL FOR RESPIRATORY THERAPY USE
** 50005722	SODIUM CHLORIDE 0.9% FOR INJECTION 10ML
** 50005720	SODIUM CHLORIDE 0.9% FOR INJECTION 5ML
** 50005732	WATER, STERILE, FOR INJECTION 10ML
** 50005730	WATER, STERILE, FOR INJECTION 5ML
** 50006894	ZINC SULFATE 66MG (15MG ZINC)
** 50006896	ZINC SULFATE 110MG (25MG ZINC)
** 50006900	ZINC SULFATE 220MG (50MG ZINC)

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.3400 ONCOLYTIC/ANTINEOPLASTIC: ALKYLATING
EMERGENCY

Item Number	Drug Name and Strength
** 00810045	ALKERAN TAB 2MG

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.3400 ONCOLYTIC/ANTINEOPLASTIC: ALKYLATING
EMERGENCY (Cont'd)

Item Number	Drug Name and Strength
** 00153012	BICNU INJECTION 100MG VIAL
** 00153030	CEENU CAPSULE 10MG
** 00153031	CEENU CAPSULE 40MG
** 00153032	CEENU CAPSULE 100MG
** 00153034	CEENU DOSE PACK
** 50000220	CYCLOPHOSPHAMIDE INJECTION 100MG VIAL
** 50000221	CYCLOPHOSPHAMIDE INJECTION 200MG VIAL
** 50000222	CYCLOPHOSPHAMIDE INJECTION 500MG VIAL
** 50000225	CYCLOPHOSPHAMIDE INJECTION 1GM VIAL
** 50000226	CYCLOPHOSPHAMIDE INJECTION 2GM VIAL
** 50000223	CYCLOPHOSPHAMIDE TABLET 25MG
** 50000224	CYCLOPHOSPHAMIDE TABLET 50MG
** 00153058	IFEX/MESNA COMBO-PACK
** 00810635	LEUKERAN TABLET 2MG
** 00067753	MUSTARGEN INJECTION 10MG VIAL
** 00810713	MYLERAN TABLET 2MG
** 00153213	PARAPLATIN INJECTION 50MG
** 00153214	PARAPLATIN INJECTION 150MG
** 00153215	PARAPLATIN INJECTION 450MG
** 00153070	PLATINOL INJECTION 10MG VIAL
** 00153072	PLATINOL INJECTION 50MG VIAL
** 00153220	PLATINOL-AQ INJECTION 1MG/ML 50ML VIAL
** 00153221	PLATINOL-AQ INJECTION 1MG/ML 100ML VIAL
** 00054650	THIO-TEPA PARENTERAL 15MG VIAL
** 50001025	URACIL MUSTARD CAPSULE 1MG
** 00747363	VERCYTE TABLET 25MG
** 00090844	ZANOSAR INJECTION 100MG/ML 1GM VIAL

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.3520 ONCOLYTIC/ANTINEOPLASTIC: HORMONES
EMERGENCY

Item Number	Drug Name and Strength
** 50003277	AMINOGLUTETHIMIDE TABLET 250MG
** 00090248	DEPO-PROVERA INJECTION 100MG/ML 5ML VIAL
** 00092626	DEPO-PROVERA INJECTION 400MG/ML 1ML SYRINGE
** 00091626	DEPO-PROVERA INJECTION 400MG/ML 2.5ML VIAL
** 00090626	DEPO-PROVERA INJECTION 400MG/ML-10ML VIAL

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.3520 ONCOLYTIC/ANTINEOPLASTIC: HORMONES (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 00021453	DROLBAN INJECTION 50MG/ML 10ML VIAL
** 00040132	EMCYT CAPSULE 140MG
** 00460451	ESTRADURIN INJ 40MG W/DILUENT
** 00850525	EULEXIN CAPSULE 125MG
** 03003629	LUPRON DEPOT INJECTION 7.5 MG/VIAL KIT
** 03003626	LUPRON INJECTION 5MG/ML 2.8ML VIAL
** 03004626	LUPRON INJECTION 5MG/ML 4 WEEK KIT
** 50000595	MEGESTROL ACETATE TABLET 20MG
** 50000596	MEGESTROL ACETATE TABLET 40MG
** 00380600	NOLVADEX TABLET 10MG
** 00268131	STILPHOSTROL INJECTION 0.25MG/5CC AMP
** 00268132	STILPHOSTROL TABLET 50MG
** 00030691	TESLAC INJECTION 100MG/ML 5ML VIAL
** 00030690	TESLAC TABLET 50MG
** 00030689	TESLAC TABLET 250MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.3560 ONCOLYTIC/ANTINEOPLASTIC: MISCELLANEOUS
EMERGENCY

Item Number	Drug Name and Strength
** 60009946	ANTINEOPLASTIC ORAL PRODUCTS - NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 60009947	ANTINEOPLASTIC PARENTERAL PRODUCTS - NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 50005349	DACARBAZINE INJECTION 100MG VIAL
** 50005351	DACARBAZINE INJECTION 200MG VIAL
** 00064612	ELSPAR INJECTION 10,000IU/10ML VIAL
** 00030830	HYDREA CAPSULE 500MG
** 00850647	INTRON A INJECTION 3 MILLION IU VIAL
** 00850120	INTRON A INJECTION 5 MILLION IU VIAL
** 00850571	INTRON A INJECTION 10 MILLION IU VIAL
** 00850285	INTRON A INJECTION 25 MILLION IU VIAL
** 00850539	INTRON A INJECTION 50 MILLION IU VIAL
** 00054522	LEUCOVORIN CALCIUM INJECTION 3MG/1ML AMP
** 50005550	LEUCOVORIN CALCIUM INJECTION 5MG/ML 1ML
** 50005555	LEUCOVORIN CALCIUM INJECTION 5MG/ML 5ML
** 00054527	LEUCOVORIN CALCIUM INJECTION 50MG VIAL

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SECTION 141.3560 ONCOLYTIC/ANTINEOPLASTIC: MISCELLANEOUS
(Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50005540	LEUCOVORIN CALCIUM TABLET 5MG
** 50005834	LEUCOVORIN CALCIUM TABLET 15MG
** 50005545	LEUCOVORIN CALCIUM TABLET 25MG
** 03268213	LYSDREN TABLET 500MG
** 00040053	MATULANE CAPSULE 50MG
** 00041933	ROFERON A INJECTION 3 MILLION IU/0.5ML POWDER VIAL WITH DILUENT
** 00041988	ROFERON A INJECTION 3 MILLION IU/0.5ML 3ML VIAL
** 00041987	ROFERON A INJECTION 3 MILLION IU/ML 1ML VIAL
** 00042005	ROFERON-A INJECTION 36 MILLION IU/ML 1ML
** 00153091	VEPESID CAPSULE 50MG
** 00153095	VEPESID INJECTION 20MG/ML 5ML VIAL
** 50003601	VINBLASTINE SULFATE 10MG/10ML VIAL
** 50003603	VINCRISTINE SULFATE 1MG/ML 1ML
** 50003605	VINCRISTINE SULFATE 1MG/ML 2ML
** 50003607	VINCRISTINE SULFATE 1MG/ML 5ML

(Source: Emergency amendment at 13 Ill. Reg. 8036,
effective May 15, 1989, for a maximum of 150 days)

SECTION 141.3800 PSYCHOTHERAPEUTIC: ANTIDEPRESSANTS
EMERGENCY

Item Number	Drug Name and Strength
** 50006630	AMITRIPTYLINE HCL INJ 10MG/ML 10ML VIAL
** 50002710	AMITRIPTYLINE HCL TABLET 10MG
** 50002725	AMITRIPTYLINE HCL TABLET 25MG
** 50002750	AMITRIPTYLINE HCL TABLET 50MG
** 50002775	AMITRIPTYLINE HCL TABLET 75MG
** 50002800	AMITRIPTYLINE HCL TABLET-100MG
** 50002850	AMITRIPTYLINE HCL TABLET-150MG
** 50006445	DESIPRAMINE HCL CAPSULE 25MG
** 50006447	DESIPRAMINE HCL CAPSULE 50MG
** 50004635	DESIPRAMINE HCL TABLET 10MG
** 50001815	DESIPRAMINE HCL TABLET 25MG
** 50001816	DESIPRAMINE HCL TABLET 50MG
** 50001822	DESIPRAMINE HCL TABLET 75MG
** 50001824	DESIPRAMINE HCL TABLET 100MG
** 50001826	DESIPRAMINE HCL TABLET 150MG

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SECTION 141.3800 PSYCHOTHERAPEUTIC: ANTIDEPRESSANTS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50005359	DOXEPIN HCL CONCENTRATE 10MG/ML 120ML
** 50005352	DOXEPIN HCL CAPSULE 10MG
** 50005353	DOXEPIN HCL CAPSULE 25MG
** 50005354	DOXEPIN HCL CAPSULE 50MG
** 50005356	DOXEPIN HCL CAPSULE 75MG
** 50005357	DOXEPIN HCL CAPSULE 100MG
** 50005358	DOXEPIN HCL CAPSULE 150MG
** 50003474	IMIPRAMINE HCL INJECTION 25MG/2ML 2ML AMP
** 50006068	IMIPRAMINE HCL TABLET 10MG
** 50006076	IMIPRAMINE HCL TABLET 25MG
** 50006078	IMIPRAMINE HCL TABLET 50MG
** 50003541	MAPROTIline HCL TABLET 25MG
** 50003543	MAPROTIline HCL TABLET 50MG
** 50003545	MAPROTIline HCL TABLET 75MG
** 00470270	NARDIL TABLET 15MG
** 50002005	NORTRIPTYLINE HCL SOLUTION 10MG/5ML
** 50002010	NORTRIPTYLINE HCL CAPSULE 10MG
** 50002025	NORTRIPTYLINE HCL CAPSULE 25MG
** 50002511	NORTRIPTYLINE HCL CAPSULE 50MG
** 50002075	NORTRIPTYLINE HCL CAPSULE 75MG
** 00071471	PARNATE TABLET 10MG
** 07773105	PROZAC CAPSULE 20MG
** 50000771	TRAZODONE HCL TABLET 50MG
** 50000773	TRAZODONE HCL TABLET 100MG
** 50000775	TRAZODONE HCL TABLET 150MG
** 50000777	TRAZODONE HCL TABLET 300MG

(Source: Emergency amendment at 13 Ill. Reg. 8036,
effective May 15, 1989, for a maximum of 150 days)

SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC
EMERGENCY

Item Number	Drug Name and Strength
** 50005940	CHLORPROMAZINE CAPSULE SR 30MG
** 50005959	CHLORPROMAZINE CAPSULE SR 75MG
** 50005960	CHLORPROMAZINE CAPSULE SR 150MG
** 50005961	CHLORPROMAZINE CAPSULE SR 200MG
** 50005962	CHLORPROMAZINE CAPSULE SR 300MG
** 50006010	CHLORPROMAZINE CONCENTRATE 30MG/ML 120ML

SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50006012	CHLORPROMAZINE CONCENTRATE 100MG/ML 240ML
** 50000065	CHLORPROMAZINE INJECTION 25MG/ML 10ML VIAL
** 50000066	CHLORPROMAZINE INJECTION 25MG/1ML AMP
** 50000068	CHLORPROMAZINE INJECTION 50MG/2ML AMP
** 50005991	CHLORPROMAZINE SUPPOSITORY 25MG
** 50006009	CHLORPROMAZINE SUPPOSITORY 100MG
** 50005983	CHLORPROMAZINE SYRUP 10MG/5ML 120ML
** 50005908	CHLORPROMAZINE TABLET 10MG
** 50005916	CHLORPROMAZINE TABLET 25MG
** 50005924	CHLORPROMAZINE TABLET 50MG
** 50005932	CHLORPROMAZINE TABLET 100MG
** 50005934	CHLORPROMAZINE TABLET 200MG
** 50003437	FLUPHENAZINE DECANOATE INJ 25MG/ML 1ML S
** 50003438	FLUPHENAZINE DECANOATE INJ 25MG/ML 5ML V
** 50003439	FLUPHENAZINE ENANTHATE INJ 25MG/ML 1ML S
** 50003440	FLUPHENAZINE ENANTHATE INJ 25MG/ML 5ML V
** 50002778	FLUPHENAZINE HYDROCHLORIDE CONC 5MG/CC
** 50002777	FLUPHENAZINE HYDROCHLORIDE ELIXIR .5MG/CC
** 50002776	FLUPHENAZINE HYDROCHLORIDE TAB RA 1MG
** 50002780	FLUPHENAZINE HYDROCHLORIDE TAB 0.25MG
** 50002781	FLUPHENAZINE HYDROCHLORIDE TAB 1.00MG
** 50002782	FLUPHENAZINE HYDROCHLORIDE TAB 2.50MG
** 50002783	FLUPHENAZINE HYDROCHLORIDE TAB 5.00MG
** 50002784	FLUPHENAZINE HYDROCHLORIDE TAB-10.00MG
** 50003441	FLUPHENAZINE-HCL INJ 2.5MG/ML 10ML VIAL
** 50003799	HALOPERIDOL DECANOATE INJ 70.52MG/ML (50MG/ML 15ML)
** 50003803	HALOPERIDOL) 1ML AMP/VIAL
** 50004803	HALOPERIDOL) 5ML VIAL
** 50004805	HALOPERIDOL INJECTION 5MG/ML 1ML
** 50004807	HALOPERIDOL INJECTION 5ML/ML 10ML
** 50004801	HALOPERIDOL LACTATE ORAL CONCENTRATE 2MG/ML 15ML
** 50004803	HALOPERIDOL LACTATE ORAL CONCENTRATE 2MG/ML 240ML
** 50004809	HALOPERIDOL TABLET 0.5MG
** 50004811	HALOPERIDOL TABLET 1.0MG
** 50004813	HALOPERIDOL TABLET 2.0MG
** 50004815	HALOPERIDOL TABLET 5.0MG
** 50004817	HALOPERIDOL TABLET 10.0MG
** 50004819	HALOPERIDOL TABLET 20.0MG
** 50055385	LOXAPINE HCL INJ IM 1ML AMP 50MG/ML

SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 00056385	LOXAPINE HCL INJ IM 10ML VIAL 50MG/ML
** 50002357	LOXAPINE SUCCINATE 5MG
** 50002358	LOXAPINE SUCCINATE 10MG
** 50002360	LOXAPINE SUCCINATE 25MG
** 50002362	LOXAPINE SUCCINATE 50MG
** 50002366	LOXAPINE SUCCINATE CONCENTRATE 25MG/ML
** 50003128	MOLINDONE HCL 5MG TAB/CAP
** 50003130	MOLINDONE HCL 10MG TAB/CAP
** 50003132	MOLINDONE HCL 25MG TAB/CAP
** 50003134	MOLINDONE HCL 50MG TAB/CAP
** 50003136	MOLINDONE HCL 100MG TAB/CAP
** 50002009	MOLINDONE HCL CONCENTRATE 20MG/ML
** 50003170	PERPHENAZINE INJECTION 16MG/5ML 118ML
** 50003172	PERPHENAZINE INJECTION 5MG/ML 1ML
** 50003176	PERPHENAZINE TABLET 2MG
** 50003178	PERPHENAZINE TABLET 4MG
** 50003180	PERPHENAZINE TABLET 8MG
** 50003174	PERPHENAZINE TABLET SUSTAINED ACTION 8MG
** 50003182	PERPHENAZINE TABLET 16MG
** 50007347	PROCHLORPERAZINE EDIS INJ 5MG/ML 10ML VIAL
** 50007348	PROCHLORPERAZINE EDIS INJ 10MG/2ML AMP
** 50007354	PROCHLORPERAZINE EDISYLATE CONC 10MG/ML
** 50007350	PROCHLORPERAZINE EDISYLATE SYR 5MG/5ML
** 50007351	PROCHLORPERAZINE MALEATE TAB/CAP 5MG
** 50007352	PROCHLORPERAZINE MALEATE TAB/CAP 10MG
** 50007353	PROCHLORPERAZINE MALEATE TAB/CAP 25MG
** 50007358	PROCHLORPERAZINE MALEATE TR CAP/TAB 10MG
** 50007359	PROCHLORPERAZINE MALEATE TR CAP/TAB 15MG
** 50007360	PROCHLORPERAZINE MALEATE TR CAP/TAB 30MG
** 50007361	PROCHLORPERAZINE MALEATE TR CAP/TAB 75MG
** 00080251	PROKETAZINE TABLET 12.5MG
** 00080252	PROKETAZINE TABLET 25.0MG
** 00080253	PROKETAZINE TABLET 50.0MG
** 50007371	PROMAZINE HCL CONC 30MG/ML 120ML
** 50007373	PROMAZINE HCL INJ 25MG/ML 10ML VIAL
** 50007374	PROMAZINE HCL INJ 25MG/1ML SYRINGE
** 50007375	PROMAZINE HCL INJ 50MG/ML - 2ML VIAL
** 50007376	PROMAZINE HCL INJ 50MG/ML - 10ML VIAL
** 50007377	PROMAZINE HCL INJ 50MG/1ML SYRINGE
** 50007378	PROMAZINE HCL INJ 100MG/2ML SYRINGE
** 50007379	PROMAZINE HCL SYRUP 10MG/5ML 120ML
** 50007380	PROMAZINE HCL TAB/CAP 10MG

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SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50007381	PROMAZINE HCL TAB/CAP 25MG
** 50007382	PROMAZINE HCL TAB/CAP 50MG
** 50007383	PROMAZINE HCL TAB/CAP 100MG
** 05970025	SERENTIL CONCENTRATE 25MG/CC
** 05970027	SERENTIL INJECTION 25MG/ML 1ML AMP
** 05970020	SERENTIL TABLET 10MG
** 05970021	SERENTIL TABLET 25MG
** 05970022	SERENTIL TABLET 50MG
** 05970023	SERENTIL TABLET 100MG
** 00041010	TARACTAN CONCENTRATE 100MG/5CC
** 00041926	TARACTAN INJECTION 25MG/2ML AMP
** 00040045	TARACTAN TABLET 10MG
** 00040046	TARACTAN TABLET 25MG
** 00040047	TARACTAN TABLET 50MG
** 00040049	TARACTAN TABLET 100MG
** 50006531	THIORIDAZINE HCL CONCENTRATE 30MG/ML
** 50006533	THIORIDAZINE HCL CONCENTRATE 100MG/ML
** 50006535	THIORIDAZINE HCL SUSPENSION 25MG/5ML
** 50006537	THIORIDAZINE HCL SUSPENSION 100MG/5ML
** 50006541	THIORIDAZINE HCL TABLET 10MG
** 50006543	THIORIDAZINE HCL TABLET 15MG
** 50006545	THIORIDAZINE HCL TABLET 25MG
** 50006547	THIORIDAZINE HCL TABLET 50MG
** 50006549	THIORIDAZINE HCL TABLET 100MG
** 50006551	THIORIDAZINE HCL TABLET 150MG
** 50006553	THIORIDAZINE HCL TABLET 200MG
** 50006040	THIOXIXENE CAPSULE 1MG
** 50006042	THIOXIXENE CAPSULE 2MG
** 50006044	THIOXIXENE CAPSULE 5MG
** 50006046	THIOXIXENE CAPSULE 10MG
** 50006048	THIOXIXENE CAPSULE 20MG
** 50006035	THIOXIXENE HCL CONCENTRATE 5MG/ML 30ML
** 50006037	THIOXIXENE HCL CONCENTRATE 5MG/ML 120ML
** 50006027	THIOXIXENE HCL INJECTION 2MG/ML 2ML VIAL
** 50006029	THIOXIXENE HCL INJECTION 5MG/ML 2ML VIAL
** 00850968	TINDAL TABLET 20MG
** 50001262	TRIFLUOPERAZINE HCL CONC 10MG/ML
** 50001264	TRIFLUOPERAZINE HCL INJECTION 2MG/ML
** 50001266	TRIFLUOPERAZINE HCL TABLET 1MG
** 50001268	TRIFLUOPERAZINE HCL TABLET 2MG
** 50001270	TRIFLUOPERAZINE HCL TABLET 5MG
** 50001272	TRIFLUOPERAZINE HCL TABLET 10MG

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SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 00850363	TRIFAPEN-CONCENTRATE--16MG/5CC--120CC
** 00850012	TRIFAPEN-INJECTION--5MG/ML--1ML--AMP
** 00850141	TRIFAPEN-REPTETABS--TABLET--8MG
** 00850705	TRIFAPEN-TABLET--2MG
** 00850940	TRIFAPEN-TABLET--4MG
** 00850313	TRIFAPEN-TABLET--8MG
** 00850077	TRIFAPEN-TABLET--16MG
** 00031987	VESPRIN INJECTION 10MG/ML 1ML SYRINGE
** 00030987	VESPRIN INJECTION 10MG/ML 10ML VIAL
** 00030920	VESPRIN INJECTION 20MG/ML 1ML AMP
** 00030935	VESPRIN SUSPENSION 50MG/5CC 120CC
** 00030921	VESPRIN TABLET 10MG
** 00030922	VESPRIN TABLET 25MG
** 00030923	VESPRIN TABLET 50MG

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.4040 RESPIRATORY ALLERGIC: ANTI-ASTHMATIC
EMERGENCY

Item Number	Drug Name and Strength
** 03693007	AEROBID AEROSOL 7GM CANISTER 250MCG/ACTUATION 100 DOSES/INHALER
** 50000614	ALBUTEROL SULFATE INHALER 17GM
** 50000616	ALBUTEROL SULFATE INHALER 17GM - REFILL
** 50001981	ALBUTEROL SULFATE SOLUTION FOR INHALATION 0.5%
** 40001095	ALBUTEROL SULFATE SYRUP 2MG/5ML
** 50002323	ALBUTEROL SULFATE TABLET SR 4MG
** 50003320	ALBUTEROL SULFATE TABLET 2MG
** 50002322	ALBUTEROL SULFATE TABLET 4MG
** 50000023	AMINOPHYLLINE IV INJECTION 500MG/20ML AMP
** 50002414	AMINOPHYLLINE ORAL SOLUTION 315MG/15ML
** 50000108	AMINOPHYLLINE TABLET 100MG
** 50000116	AMINOPHYLLINE TABLET 200MG
** 50000117	AMINOPHYLLINE TABLET SR 225MG
** 05970082	ATROVENT INHALATION AEROSOL 14GM 17MCG/ACTUATION 200 DOSES/UNIT
** 50006490	BECLMETHASONE DIPROPIONATE AEROSOL INHALER 42MCG/ ACTUATION 16.8GM UNIT ORAL

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SECTION 141.4040 RESPIRATORY ALLERGIC: ANTI-ASTHMATIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50005692	BECLONETHASONE DIPROPIONATE AEROSOL INH 42MCG/ACTUATION 16.8GM UNIT ORAL REFILL
** 50006488	BECLONETHASONE DIPROPIONATE NASAL INHALER 42MCG/ACTUATION 16.8GM UNIT
** 50006486	BECLONETHASONE DIPROPIONATE NASAL SPRAY 0.042% 25ML
** 50002519	CROMOLYN SODIUM AEROSOL INHALER 8.1GM 800MCG/ACTUATION (112 SPRAYS/UNIT)
** 50002521	CROMOLYN SODIUM AEROSOL INHALER 14.2GM 800MCG/ACTUATION (200 SPRAYS/UNIT)
** 50001003	CROMOLYN SODIUM INHALER
** 50001005	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 13ML BOTTLE WITH SPRAY
** 50001007	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 13ML REFILL BOTTLE
** 50001009	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 13ML REFILL BOTTLE
** 50001014	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 26ML BOTTLE WITH SPRAY
** 50001004	CROMOLYN SODIUM NEBULIZER SOLUTION 20MG/2ML AMP
** 50004150	ISOETHARINE HYDROCHLORIDE SOLUTION 1.0% 10ML UNIT
** 50004152	ISOETHARINE HYDROCHLORIDE SOLUTION 1.0% 30ML UNIT
** 00890790	MAXAIR AEROSOL INHALER COMPLETE 0.2MG/DOSE 300 ACTIVATIONS/UNIT 25.6GM
** 50004965	METAPROTERENOL SULF INH SOLN 5.0% 10ML
** 50006032	METAPROTERENOL SULF INH SOLN 5% 30ML
** 50004101	METAPROTERENOL SULF INH 225MG/15ML REFILL
** 50004100	METAPROTERENOL SULF INH 225MG/15ML UNIT
** 50004095	METAPROTERENOL SULFATE SYRUP 10MG/5ML
** 50004099	METAPROTERENOL SULFATE TABLET 10MG
** 50004102	METAPROTERENOL SULFATE TABLET 20MG
** 50006480	TERBUTALINE SULFATE AEROSOL INHALER 0.20MG/ACTUATION 7.5ML UNIT
** 50006482	TERBUTALINE SULFATE AEROSOL INHALER 0.20MG/ACTUATION 7.5ML REFILL
** 50006476	TERBUTALINE SULFATE INJECTION 1.0MG/1ML
** 50006477	TERBUTALINE SULFATE TABLET 2.5MG
** 50006478	TERBUTALINE SULFATE TABLET 5.0MG
** 50007134	THEOPHYLLINE LIQUID 80MG/15ML
** 50007139	THEOPHYLLINE LIQUID 150MG/15ML
** 50007140	THEOPHYLLINE LIQUID 160MG/15ML

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4040 RESPIRATORY ALLERGIC: ANTI-ASTHMATIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50007142	THEOPHYLLINE SUSPENSION 100MG/5ML
** 50007155	THEOPHYLLINE TAB/CAP TD 50MG ANHYDROUS
** 50007156	THEOPHYLLINE TAB/CAP TD 60MG ANHYDROUS
** 50007159	THEOPHYLLINE TAB/CAP TD 75MG ANHYDROUS
** 50007160	THEOPHYLLINE TAB/CAP TD 100MG ANHYDROUS
** 50007162	THEOPHYLLINE TAB/CAP TD 125MG ANHYDROUS
** 50007166	THEOPHYLLINE TAB/CAP TD 200MG ANHYDROUS
** 50007168	THEOPHYLLINE TAB/CAP TD 250MG ANHYDROUS
** 50007172	THEOPHYLLINE TAB/CAP TD 300MG ANHYDROUS
** 50007175	THEOPHYLLINE TAB/CAP TD 400MG ANHYDROUS
** 50007177	THEOPHYLLINE TAB/CAP TD 450MG ANHYDROUS
** 50007146	THEOPHYLLINE TAB/CAP 100MG ANHYDROUS
** 50007150	THEOPHYLLINE TAB/CAP 200MG ANHYDROUS
** 50005689	THEOPHYLLINE TAB/CAP 300MG ANHYDROUS
** 00241060	TORNALATE AEROSOL INHALER 0.8% 0.37MG/ACTUATION 15ML UNIT
** 00241061	TORNALATE AEROSOL INHALER 0.8% 0.37MG/ACTUATION 15ML-REFILL
** 50000440	TRIAMCINOLONE ACETONIDE AEROSOL INHALER 20GM

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.4200 SKIN/MUCOUS MEMBRANE: ANTIBIOTICS
EMERGENCY

Item Number	Drug Name and Strength
** 50000006	BACITRACIN OINTMENT 15GM SIZE
** 50000007	BACITRACIN OINTMENT 30GM SIZE
** 50002430	BACITRACIN/NEOMYCIN/POLYMYXIN TOP OINT 15GM
** 50002432	BACITRACIN/NEOMYCIN/POLYMYXIN TOP OINT 30GM
** 50002434	BACITRACIN/POLYMYXIN TOP OINT 15GM
** 50002436	BACITRACIN/POLYMYXIN TOP OINT 30GM
** 50001641	CHLORAMPHENICOL CREAM 1% 30GM
** 50001642	CHLORTETRACYCLINE HCL OINTMENT 3% 14.2GM
** 50001643	CHLORTETRACYCLINE HCL OINTMENT 3% 30GM
** 50001633	CLINDAMYCIN PHOSPHATE TOPICAL GEL 1% 7.5GM
** 50001635	CLINDAMYCIN PHOSPHATE TOPICAL GEL 1% 30GM
** 50001644	CLINDAMYCIN PHOSPHATE TOPICAL SOLUTION 10MG/ML 30ML

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4200 SKIN/MUCOUS MEMBRANE: ANTIBIOTICS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50001645	CLINDAMYCIN PHOSPHATE TOPICAL SOLUTION 10MG/ML 60ML
** 50003287	ERYTHROMYCIN GEL 2% 30GM
** 50003289	ERYTHROMYCIN GEL 2% 65GM
** 50003517	ERYTHROMYCIN SWAB 2%
** 50001646	ERYTHROMYCIN TOPICAL SOLUTION 1.5% 60ML
** 50001647	ERYTHROMYCIN TOPICAL SOLUTION 2.0% 60ML
** 50001648	GENTAMICIN SULFATE CREAM 0.1% 15GM
** 50001649	GENTAMICIN SULFATE OINTMENT 0.1% 15GM
** 50001650	MECLOCYCLINE SULFOSALICYLATE CREAM 1% 20GM
** 50001640	MECLOCYCLINE SULFOSALICYLATE CREAM 1% 45GM
** 50006133	METRONIDAZOLE TOPICAL GEL 0.75% 28.4GM
** 50006421	MUPIROCIIN OINTMENT 2% 15GM
** 50003860	NEOMYCIN SULFATE OINTMENT 0.5% 15GM
** 50003861	NEOMYCIN SULFATE OINTMENT 0.5% 30GM
** 60008024	SKIN/MUCOUS MEMBRANE ANTIBIOTIC-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 00690860	TERRAMYCIN TOPICAL PWD C POLYMYXIN 30GM
** 50001652	TETRACYCLINE HCL OINTMENT 3% 14.2GM TUBE
** 37000401	TETRACYCLINE TOPICAL SOLUTION 2.2MG/ML

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.4440 SKIN/MUCOUS MEMBRANE: FUNGICIDES
EMERGENCY

Item Number	Drug Name and Strength
** 00850849	AKRINOL CREAM
** 50001653	CYCLOPROX OLAMINE CREAM 1% 15GM
** 50001654	CYCLOPROX OLAMINE CREAM 1% 30GM
** 50001651	CYCLOPROX OLAMINE LOTION 1% 30ML
** 50000142	CLOTRIMAZOLE CREAM 1.0% 15GM
** 50000143	CLOTRIMAZOLE CREAM 1.0% 30GM
** 50000144	CLOTRIMAZOLE CREAM 1.0% 45GM
** 50000145	CLOTRIMAZOLE CREAM 1.0% 90GM
** 50004821	CLOTRIMAZOLE LOTION 1.0% 30ML
** 50000146	CLOTRIMAZOLE SOLUTION 1.0% 10ML
** 50000147	CLOTRIMAZOLE SOLUTION 1.0% 30ML
** 50001655	ECONAZOLE NITRATE CREAM 1% 15GM

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4440 SKIN/MUCOUS MEMBRANE: FUNGICIDES (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50001656	ECONAZOLE NITRATE CREAM 1% 30GM
** 50001657	ECONAZOLE NITRATE CREAM 1% 85GM
** 00030411	FUNGIZONE CREAM 3%
** 00030412	FUNGIZONE LOTION 3%
** 00030426	FUNGIZONE OINTMENT 3%
** 08842448	FUNGOID CREAM 30GM
** 08843149	FUNGOID SOLUTION 15ML
** 08840248	FUNGOID TINCTURE 30ML
** 08841248	FUNGOID TINCTURE 480ML
** 00721590	HALOTEX CREAM 15GM
** 00720590	HALOTEX CREAM 30GM
** 00721591	HALOTEX SOLUTION 10ML
** 00720591	HALOTEX SOLUTION 30ML
** 50006410	IODOCHLORHYDROXYQUIN CREAM 3% 30GM
** 50006412	IODOCHLORHYDROXYQUIN OINTMENT 3% 30GM
** 50001618	KETOCONAZOLE CREAM 2% 15GM
** 50001620	KETOCONAZOLE CREAM 2% 30GM
** 01371375	MONISTAT-DERM CREAM 2% 15GM
** 01370375	MONISTAT-DERM CREAM 2% 30GM
** 01374375	MONISTAT-DERM CREAM 2% 85GM
** 01373375	MONISTAT-DERM LOTION 12ML
** 01372375	MONISTAT-DERM LOTION 30ML
** 00625435	MONISTAT-DERM LOTION 60ML
** 50001184	NAFTIFENE HCL CREAM 1% 15GM
** 50001186	NAFTIFENE HCL CREAM 1% 30GM
** 00263031	NYSTAFORM OINTMENT 15GM
** 50003980	NYSTATIN CREAM 100,000U/GM 15GM
** 50003982	NYSTATIN CREAM 100,000U/GM 30GM
** 50003983	NYSTATIN LOTION 100,000U/ML
** 50003984	NYSTATIN OINT 100,000U/GM 15GM
** 50003986	NYSTATIN OINT 100,000U/GM 30GM
** 50003990	NYSTATIN TOPICAL POWDER 100,000U/GM 15GM
** 50002624	OXICONAZOLE NITRATE CREAM 1% 15GM
** 50002626	OXICONAZOLE NITRATE CREAM 1% 30GM
** 60008025	SKIN/MUCOUS MEMBRANE ANTIFUNGAL-NOT OTHERWISE LISTED IF LAW REQUIRES RX
** 00770792	TINVER LOTION 180ML

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

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SECTION 141.4600 SKIN/MUCOUS MEMBRANE: SCABICIDES/
EMERGENCY PEDICULOCIDES

SECTION 141.4640 TESTING SUPPLIES (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
07660518	A 200 PYRINATE GEL 30GM
00220002	A 200 PYRINATE LIQUID 60ML
07660002	A 200 PYRINATE LIQUID 120ML
50000171	CROTAMITON CREAM 10.0% 60GM
50000172	CROTAMITON LOTION 10.0% 60ML
** 50000690	LINDANE CREAM 1%
** 50000692	LINDANE LOTION 1%
** 50000694	LINDANE SHAMPOO 1% 60ML
** 00810780	NIX CREME RINSE 1% 60ML
** 00342365	PRIODERM LOTION 0.5%
** 09959987	RID LIQUID

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.4640 TESTING SUPPLIES

SECTION 141.4640 TESTING SUPPLIES

Item Number	Drug Name and Strength
*** 01932381	ACETEST REAGENT TABLETS 100'S
*** 01932383	ACETEST REAGENT TABLETS 250'S
*** 01932870	ALBUSTIX STRIPS 100'S
*** 01932232	BUMINTEST TABLETS 100'S
*** 09245028	CHEMSTRIP 5 100'S
*** 09245010	CHEMSTRIP BG STRIPS 25'S
*** 09245012	CHEMSTRIP BG STRIPS 50'S
*** 09245030	CHEMSTRIP GP 100'S
*** 09245035	CHEMSTRIP K PAPERS 100'S
*** 09245011	CHEMSTRIP TEST KIT
*** 09245040	CHEMSTRIP UG STRIPS 100'S
*** 09245045	CHEMSTRIP UGK STRIPS 100'S
*** 01932844	CLINISTIX STRIP 50'S
*** 01932105	CLINITEST ANALYSIS SET
*** 01932114	CLINITEST ANALYSIS SET (2 DROP)
*** 09132112	CLINITEST (2 DROP) 36'S
*** 09132113	CLINITEST (2 DROP) 100'S
*** 01932100	CLINITEST TABLET 36'S
*** 01932121	CLINITEST TABLETS 100'S
*** 01933100	CLINITEST TABLET FOIL 100'S
*** 01932867	COMBISTIX 100'S

Item Number	Drug Name and Strength
*** 01932888	DEXTROSTIX REAGENT STRIPS 25'S
*** 01932886	DEXTROSTIX REAGENT STRIPS 100'S
*** 01932884	DEXTROSTIX REAGENT STRIPS FOIL 10'S
*** 01933802	DIASTIX STRIPS 50'S
*** 01932802	DIASTIX STRIPS 100'S
*** 01931000	DIASTIX-5 STRIPS 100'S
50000513	FLUORESCIN SODIUM OPHT SOLN 2.0% 15CC
*** 05380031	GLUCOSCAN TEST STRIPS 50'S
*** 05380073	GLUCOSCAN TEST STRIPS 100'S
*** 01932627	GLUCOSTIX STRIPS 50'S
*** 01932628	GLUCOSTIX STRIPS 100'S
*** 01932876	HEMA-COMBISTIX 100'S
*** 01932816	HEMASTIX STRIPS 50'S
*** 01932426	HEMASTIX TABLET 100'S
50003457	HISTAMINE PHOSPHATE INJECTION 0.275MG/ML
50003458	HISTAMINE PHOSPHATE INJECTION 2.75MG/1ML
50003459	HISTAMINE PHOSPHATE INJECTION 2.75MG/5ML
*** 01933882	KETO-DIASTIX 50'S
*** 01932882	KETO-DIASTIX 100'S
*** 01931010	KETO-DIASTIX 5 100'S
*** 01933880	KETOSTIX STRIPS 50'S
*** 01932880	KETOSTIX STRIPS 100'S
*** 01932810	LABSTIX 100'S
*** 50008000	LANCET FOR DIABETIC USE, STERILE
*** 01932854	N-URISTIX 100'S
*** 05380232	ONE TOUCH TEST STRIPS 50'S
*** 00022344	TES-TAPE 100 TEST PACKAGE
*** 01932855	URISTIX 100'S
*** 01931030	VISIDEX II REAGENT STRIPS 25'S
*** 01931080	VISIDEX II REAGENT STRIPS 100'S

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

SECTION 141.4760

VAGINAL: ANTI-INFECTIVES

EMERGENCY

Drug Name and Strength

Item Number

*** 50002497	BUTOCONAZOLE NITRATE VAGINAL CREAM 2.0% 15GM
** 50002483	BUTOCONAZOLE NITRATE VAGINAL CREAM 2.0% 28GM

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4760
EMERGENCY

VAGINAL: ANTI-INFECTIVES (Cont'd)

Item Number	Drug Name and Strength
** 50000148	CLOTRIMAZOLE VAGINAL CREAM 1.0% 45GM
** 50000149	CLOTRIMAZOLE VAGINAL CREAM 1.0% 90GM
** 50000150	CLOTRIMAZOLE VAGINAL TABLET 100MG
** 50002485	CLOTRIMAZOLE VAGINAL TABLET 500MG
** 00730916	GENAPAX TAMPON 12'S
** 00271082	HYVA GENTIAN VIOLET VAGINAL TAB 14'S
** 00270082	HYVA GENTIAN VIOLET VAGINAL TAB 28'S
** 00625431	MONISTAT 7 CREAM E-APP-476M WITH APPLICATOR 45GM
** 00625432	MONISTAT 7 VAGINAL SUPPOSITORY
** 00625429	MONISTAT DUAL PACK
** 00263098	MYCELEX TWIN PACK
** 50003992	NYSTATIN VAGINAL TABLET 100,000U 15'S
** 50003994	NYSTATIN VAGINAL TABLET 100,000U 30'S
** 50003996	NYSTATIN VAGINAL/ORAL TABLETS 14/21
** 50003219	OXYTETRACYCLINE HCL 100MG; POLYMYXIN B SULFATE 100,000U VAGINAL TABLET
** 50001632	SULFACETAMIDE 143.75MG; SULFABENZAMIDE 184MG; SULFATHIAZOLE 172.5MG VAG TAB
** 50001631	SULFACETAMIDE 2.86%; SULFABENZAMIDE 3.7% SULFATHIAZOLE 3.42% VAGINAL CREAM
** 50002481	SULFANILAMIDE VAGINAL CREAM 15% 120GM
** 50002471	SULFANILAMIDE VAGINAL SUPPOSITORY 1.05GM
** 50002641	TERCONAZOLE VAGINAL CREAM 0.4% 45GM
** 50002643	TERCONAZOLE VAGINAL SUPPOSITORY 80MG
** 03966010	TRIMO-SAN REFILL TUBE ONLY 120GM
** 03965010	TRIMO-SAN WITH APPLICATOR 120GM
** 60008023	VAGINAL ANTI-INFECTIVES-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 00680427	VANOBIID VAGINAL OINTMENT C APP
** 00680425	VANOBIID VAGINAL TABLET C APP 28'S

(Source: Emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Numbers
 310. App. A, Tab. J
 310. App. A, Tab. O
 310. App. A, Tab. P
 Peremptory Action:
 Amended
 Amended
 Amended
- 4) Reference to the specific State or Federal Court Order, Federal Rule or Statute which requires this Peremptory Rulemaking:

Section 2 of the Illinois Administration Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1002).

- 5) Statutory Authority: Ill. Rev. Stat. 1987, ch. 48, par. 1607.

- 6) Effective Date: May 10, 1989

- 7) A Complete Description of the Subjects and Issues Involved:

This Peremptory rulemaking process is pursuant to the Collective Bargaining contracts as described below:

The following class titles are being added and deleted in Tables J (RC-014) and O (RC-028) as the results of a clerical classification study conducted by the Department of Central Management Services, effective April 16, 1989:

New Titles

Data Processing Administrative Specialist (RC-028)
 Data Processing Assistant (RC-014)
 Data Processing Operator (RC-014)
 Data Processing Operator Trainee (RC-014)
 Data Processing Specialist (RC-028)
 Data Processing Technician (RC-028)
 Data Processing Technician Trainee (RC-028)
 Office Administrative Specialist (RC-028)
 Office Aide (RC-014)
 Office Assistant (RC-014)
 Office Associate (RC-014)
 Office Clerk (RC-014)
 Office Coordinator (RC-014)
 Office Specialist (RC-028)
 Reproduction Service Technician I, II, III (RC-014)

NOTICE OF PEREMPTORY AMENDMENTS

Abolished Titles

Clerk I, II, III, IV, V (RC-014)
 Clerk Stenographer I, II, III (RC-014)
 Clerk Typist I, II, III (RC-014)
 Computer Operator I, II, III (RC-014)
 Computer Production Controller I, II, III (RC-014)
 Correspondent I, II, III (RC-014)
 Data Input Operator I, II, III (RC-014)
 Duplicating Machine Operator I, II, III (RC-014)
 Human Services Generalist (RC-028)
 Messenger Clerk I, II (RC-014)
 Printing Estimator (RC-014)
 Secretary I (RC-014)
 Unit Records Machine Operator I, II, III (RC-014)

The salary ranges for the new titles are outlined in the text.

In Table P, RC-029, the class title of Poultry Inspector was abolished on April 16, 1989, and is also being deleted.

8) Does this rulemaking contain an automatic repeal date? Yes X No
 If "yes", please specify date:

9) Date Filed in Agency's Principal Office: May 10, 1989

10) Is this Rule in compliance with Section 5.03 of the Illinois Administrative Procedures Act: Yes

11) Are there any proposed amendments pending to this part? Yes

<u>Sections Numbers</u>	<u>Proposed Action</u>	<u>III. Reg. Citation</u>
310.30	Amended	13 III. Reg. 1296 (February 3, 1989)
310.230	Amended	13 III. Reg. 1296 (February 3, 1989)
310.280	Amended	13 III. Reg. 1296 (February 3, 1989)
310.290	Amended	13 III. Reg. 1296 (February 3, 1989)
310.320	Amended	13 III. Reg. 1296 (February 3, 1989)
310. App. A, Tab. F	Amended	13 III. Reg. 2892 (March 10, 1989)

NOTICE OF PEREMPTORY AMENDMENTS

12) Statement of Statewide Objectives:

This rulemaking does not affect Local Government units.

13) The name, address and telephone number of the person to whom information and questions concerning this peremptory rule shall be directed to:

Within 45 days, comments should be written and addressed to:

Mr. Michael Murphy
 Department of Central Management Services
 Division of Technical Services
 504 William G. Stratton Building
 Springfield, Illinois 62706

Telephone: (217) 782-5601

The full text of the Adopted Amendments are as follows:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

NOTICE OF PEREMPTORY AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND

POSITION CLASSIFICATIONS

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	Policy and Responsibilities
310.20	Jurisdiction
310.30	Pay Schedules
310.40	Definitions
310.50	Conversion of Base Salary to Pay Period Units
310.60	Conversion of Base Salary to Daily or Hourly Equivalents
310.70	Increases in Pay
310.80	Decreases in Pay
310.90	Other Pay Provisions
310.100	Implementation of Pay Plan Changes, Effective July 1, 1988
310.110	Interpretation and Application of Pay Plan
310.120	Effective Date
310.130	Reinstitution of Within Grade Salary Increases
310.140	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)
310.150	

SUBPART B: SCHEDULE OF RATES

Section	Introduction
310.205	Prevailing Rate
310.210	Negotiated Rate
310.220	Part-Time Daily or Hourly Special Services Rate
310.230	Hourly Rate
310.240	Member, Patient and Inmate Rate
310.250	Trainee Rate
310.260	Legislated and Contracted Rate
310.270	Designated Rate
310.280	Out-of-State or Foreign Service Rate
310.290	Education Rate
310.300	Physician Specialist Rate
310.310	Annual Compensation Ranges of Executive Director and Assistant Executive Director, State Board of Elections
310.320	Excluded Classes Rate (Repealed)
310.330	

SUBPART C: MERIT COMPENSATION SYSTEM

Section	Jurisdiction
310.410	Objectives
310.420	Responsibilities
310.430	Merit Compensation Salary Schedule
310.440	Procedures for Determining Annual Merit Increases
310.450	Intermittent Merit Increase
310.455	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase Guidechart for Fiscal Year 1989
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	RC-069 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSCME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Meat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
AUDIO VISUAL TECH. II	1225	1271	1320	1367	1419	1467	1543
BOOKKEEPING MACHINE OPERATOR I	977	1004	1033	1066	1097	1127	1181
BOOKKEEPING MACHINE OPERATOR II	1033	1067	1101	1134	1170	1205	1265
BOOKKEEPING MACHINE OPERATOR III	1103	1140	1178	1216	1256	1296	1363
BUYER ASSISTANT	1272	1327	1376	1428	1479	1533	1615
CHECK ISSUANCE MACHINE OPERATOR	1225	1271	1320	1367	1419	1467	1543
CLERK I	948	977	1004	1033	1064	1093	1144
CLERK II	977	1004	1033	1066	1097	1127	1181
CLERK III	1033	1067	1101	1134	1170	1205	1265
CLERK IV	1140	1181	1221	1263	1305	1347	1420
CLERK V*	1272	1327	1376	1428	1479	1533	1615
CLERK STENOGRAPHER I	1004	1033	1067	1100	1131	1164	1223
CLERK STENOGRAPHER II	1033	1067	1101	1134	1170	1205	1265
CLERK STENOGRAPHER III	1103	1140	1178	1216	1256	1296	1363
CLERK TYPIST I	977	1004	1033	1066	1097	1127	1181
CLERK TYPIST II	1004	1033	1067	1100	1131	1164	1223
CLERK TYPIST III	1067	1103	1139	1176	1212	1247	1310
COMMUNICATION DISPATCHER	1181	1225	1269	1315	1360	1406	1481
COMMUNICATION EQUIPMENT TECH. I	1590	1664	1736	1806	1881	1951	2066
COMMUNICATION EQUIPMENT TECH. II	1752	1835	1920	2000	2083	2166	2296
COMMUNICATION EQUIPMENT TECH. III	1846	1936	2025	2116	2205	2291	2428
COMPUTER OPERATOR I	1103	1140	1178	1216	1256	1296	1363
COMPUTER OPERATOR II	1225	1271	1320	1367	1419	1467	1543
COMPUTER OPERATOR III	1390	1449	1506	1567	1625	1685	1780
COMPUTER PRODUCTION CONTROLLER I	1103	1140	1178	1216	1256	1296	1363
COMPUTER PRODUCTION CONTROLLER II	1225	1271	1320	1367	1419	1467	1543
COMPUTER PRODUCTION CONTROLLER III	1390	1449	1506	1567	1625	1685	1780
CORRESPONDENT I	1140	1181	1221	1263	1305	1347	1420
CORRESPONDENT II	1225	1271	1320	1367	1419	1467	1543
CORRESPONDENT III	1272	1327	1376	1428	1479	1533	1615
COURT REPORTER	1590	1664	1736	1806	1881	1951	2066
DATA INPUT OPERATOR I	977	1004	1033	1066	1097	1127	1181
DATA INPUT OPERATOR II	1033	1067	1101	1134	1170	1205	1265
DATA INPUT OPERATOR III	1067	1103	1139	1176	1212	1247	1310
DRAFTING WORKER	1328	1384	1436	1493	1549	1602	1690
DUPPLICATING MACHINE OPERATOR I	1004	1033	1067	1100	1131	1164	1223
DUPPLICATING MACHINE OPERATOR II	1067	1103	1139	1176	1212	1247	1310
DUPPLICATING MACHINE OPERATOR III	1225	1271	1320	1367	1419	1467	1543
ELECTRONIC EQUIP. INSTALLER/REPAIRER	1272	1327	1376	1428	1479	1533	1615
ELECTRONIC EQUIP. INST./REP. LEADWORK	1328	1384	1436	1493	1549	1602	1690
ELECTRONIC TECH. I	1521	1589	1655	1728	1794	1864	1971
ELECTRONIC TECH. II	1272	1327	1376	1428	1479	1533	1615
ENGINEERING TECH. I	1451	1513	1577	1640	1703	1768	1869
ENGINEERING TECH. II	1668	1746	1827	1903	1982	2062	2184

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	S T E P S						
	1	2	3	4	5	6	7
EXECUTIVE CORRESPONDENT	1272	1327	1376	1428	1479	1533	1615
FIRE PROTECTION SERVICE COORD. I	1451	1513	1577	1640	1703	1768	1869
GRAPHIC ARTS DESIGNER	1521	1589	1655	1728	1794	1864	1971
GRAPHIC ARTS TECHNICIAN	1390	1449	1506	1567	1625	1685	1780
INDUSTRIAL COMMISSION REPORTER	1668	1746	1827	1903	1982	2062	2184
INDUSTRIAL COMMISSION TECHNICIAN	1328	1384	1436	1493	1549	1602	1690
INSURANCE ANALYST I	1225	1271	1320	1367	1419	1467	1543
INSURANCE ANALYST II	1390	1449	1506	1567	1625	1685	1780
INTERMITTENT CLERK	6.00	6.18	6.36	6.57	6.75	6.93	7.27
KEY DRIVER CALCULATING MACH. OPER. I	977	1004	1033	1066	1097	1127	1181
KEY DRIVER CALCULATING MACH. OPER. II	1033	1067	1101	1134	1170	1205	1265
LIBRARY AIDE I	1004	1033	1067	1100	1131	1164	1223
LIBRARY AIDE II	1067	1103	1139	1176	1212	1247	1310
LIBRARY TECHNICAL ASSISTANT	1272	1327	1376	1428	1479	1533	1615
MESSENGER CLERK I	948	977	1004	1033	1066	1097	1144
MESSENGER CLERK II	977	1004	1033	1066	1097	1127	1181
MICROFILM LABORATORY TECH. I	1140	1181	1221	1263	1305	1347	1420
MICROFILM LABORATORY TECH. II	1225	1271	1320	1367	1419	1467	1543
MICROFILM OPERATOR I	1004	1033	1067	1100	1131	1164	1223
MICROFILM OPERATOR II	1067	1103	1139	1176	1212	1247	1310
MICROFILM OPERATOR III	1140	1181	1221	1263	1305	1347	1420
PHOTOGRAPHER I	1181	1225	1269	1315	1360	1406	1481
PHOTOGRAPHER II	1328	1384	1436	1493	1549	1602	1690
PHOTOGRAPHER III	1451	1513	1577	1640	1703	1768	1869
PRINTING ESTIMATOR	1451	1513	1577	1640	1703	1768	1869
PROCESS CAMERA OPERATOR II	1328	1384	1436	1493	1549	1602	1690
PROCESS CAMERA OPERATOR III	1451	1513	1577	1640	1703	1768	1869
PROCUREMENT REPRESENTATIVE	1225	1271	1320	1367	1419	1467	1543
PROPERTY & SUPPLY CLERK I	1033	1064	1100	1132	1164	1200	1262
PROPERTY & SUPPLY CLERK II	1100	1134	1175	1211	1247	1287	1348
PROPERTY TAX EXAMINER	1225	1271	1320	1367	1419	1467	1543
REHABILITATION CASE COORDINATOR I	1140	1181	1221	1263	1305	1347	1420
REHABILITATION CASE COORDINATOR II	1225	1271	1320	1367	1419	1467	1543
SAFETY RESPONSIBILITY ANALYST I	1225	1271	1320	1367	1419	1467	1543
SAFETY RESPONSIBILITY ANALYST II	1390	1449	1506	1567	1625	1685	1780
SECRETARY I	1225	1271	1320	1367	1419	1467	1543
SECURITIES ANALYST	1272	1327	1376	1428	1479	1533	1615
STOREKEEPER I	1216	1262	1308	1357	1403	1450	1529
STOREKEEPER II	1311	1367	1420	1474	1527	1581	1668
STORES CLERK	1064	1100	1133	1168	1206	1241	1303
SWITCHBOARD OPERATOR I	1033	1067	1101	1134	1170	1205	1265
SWITCHBOARD OPERATOR II	1103	1140	1178	1216	1256	1296	1363
TAX EXAMINER	1225	1271	1320	1367	1419	1467	1543
TAXPAYER SERVICE REPRESENTATIVE I	1067	1103	1139	1176	1212	1247	1310
TAXPAYER SERVICE REPRESENTATIVE II	1181	1225	1269	1315	1360	1406	1481

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	1	2	3	4	5	6	7
TAXPAYER SERVICE REPRESENTATIVE III	1328	1384	1436	1493	1549	1602	1690
TELECOMMUNICATIONS FIELD ADVISOR	1451	1513	1577	1640	1703	1768	1869
TELECOMMUNICATOR	1272	1327	1376	1428	1479	1533	1615
TELECOMMUNICATOR LEAD WORKER	1390	1449	1506	1567	1625	1685	1780
UNIT RECORDS MACHINE OPERATOR I	1033	1067	1101	1134	1170	1205	1265
UNIT RECORDS MACHINE OPERATOR II	1103	1140	1178	1216	1256	1296	1363
UNIT RECORDS MACHINE OPERATOR III	1225	1271	1320	1367	1419	1467	1543
VETERANS SERVICE OFFICER ASSOCIATE	1140	1181	1221	1263	1305	1347	1420

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	1	2	3	4	5	6	7
ACCOUNT CLERK I	1074	1110	1145	1179	1217	1253	1316
ACCOUNT CLERK II	1147	1186	1225	1265	1306	1348	1418
ACCOUNT TECH I	1274	1322	1373	1422	1476	1526	1605
ACCOUNT TECH II	1381	1439	1493	1553	1611	1666	1758
ADJUDICATIVE SERVICES ASSISTANT	1186	1228	1270	1314	1357	1401	1477
AUDIO VISUAL TECH. I	1147	1186	1225	1265	1306	1348	1418
AUDIO VISUAL TECH. II	1274	1322	1373	1422	1476	1526	1605
BOOKKEEPING MACHINE OPERATOR I	1016	1044	1074	1109	1141	1172	1228
BOOKKEEPING MACHINE OPERATOR II	1074	1110	1145	1179	1217	1253	1316
BOOKKEEPING MACHINE OPERATOR III	1147	1186	1225	1265	1306	1348	1418
BUYER ASSISTANT	1323	1380	1431	1485	1538	1594	1680
CHECK ISSUANCE MACHINE OPERATOR	1274	1322	1373	1422	1476	1526	1605
CLERK I	986	1016	1044	1074	1107	1137	1190
CLERK II	1016	1044	1074	1109	1141	1172	1228
CLERK III	1074	1110	1145	1179	1217	1253	1316
CLERK IV	1186	1228	1270	1314	1357	1401	1477
CLERK V*	1323	1380	1431	1485	1538	1594	1680
CLERK STENOGRAPHER I	1044	1074	1110	1144	1176	1211	1272
CLERK STENOGRAPHER II	1074	1110	1145	1179	1217	1253	1316
CLERK STENOGRAPHER III	1147	1186	1225	1265	1306	1348	1418
CLERK TYPIST I	1016	1044	1074	1109	1141	1172	1228
CLERK TYPIST II	1044	1074	1110	1144	1176	1211	1272
CLERK TYPIST III	1110	1147	1185	1223	1260	1297	1362
COMMUNICATION DISPATCHER	1228	1274	1320	1368	1414	1462	1540
COMMUNICATION EQUIPMENT TECH. I	1654	1731	1805	1878	1956	2029	2149
COMMUNICATION EQUIPMENT TECH. II	1822	1908	1997	2080	2166	2253	2388
COMMUNICATION EQUIPMENT TECH. III	1920	2013	2106	2201	2293	2383	2525
COMPUTER OPERATOR I	1147	1186	1225	1265	1306	1348	1418
COMPUTER OPERATOR II	1274	1322	1373	1422	1476	1526	1605
COMPUTER OPERATOR III	1446	1507	1566	1630	1690	1752	1851
COMPUTER PRODUCTION CONTROLLER I	1147	1186	1225	1265	1306	1348	1418
COMPUTER PRODUCTION CONTROLLER II	1274	1322	1373	1422	1476	1526	1605

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	1	2	3	4	5	6	7
COMPUTER PRODUCTION CONTROLLER III	1446	1507	1566	1630	1690	1752	1851
CORRESPONDENT I	1186	1228	1270	1314	1357	1401	1477
CORRESPONDENT II	1274	1322	1373	1422	1476	1526	1605
CORRESPONDENT III	1323	1380	1431	1485	1538	1594	1680
COURT REPORTER	1654	1731	1805	1878	1956	2029	2149
DATA INPUT OPERATOR I	1016	1044	1074	1109	1141	1172	1228
DATA INPUT OPERATOR II	1074	1110	1145	1179	1217	1253	1316
DATA INPUT OPERATOR III	1110	1147	1185	1223	1260	1297	1362
DRAFTING WORKER	1381	1439	1493	1553	1611	1666	1758
DUPICATING MACHINE OPERATOR I	1044	1074	1110	1144	1176	1211	1272
DUPICATING MACHINE OPERATOR II	1110	1147	1185	1223	1260	1297	1362
DUPICATING MACHINE OPERATOR III	1274	1322	1373	1422	1476	1526	1605
ELECTRONIC EQUIP. INSTALLER/REPAIRER	1323	1380	1431	1485	1538	1594	1680
ELECTRONIC EQUIP. INST./REP. LEADWORK	1446	1507	1566	1630	1690	1752	1851
ELECTRONIC TECH. I	1381	1439	1493	1553	1611	1666	1758
ELECTRONIC TECH. II	1582	1653	1721	1797	1866	1939	2050
ENGINEERING TECH. I	1323	1380	1431	1485	1538	1594	1680
ENGINEERING TECH. II	1509	1574	1640	1706	1771	1839	1944
ENGINEERING TECH. III	1735	1816	1900	1979	2061	2144	2271
EXECUTIVE CORRESPONDENT	1323	1380	1431	1485	1538	1594	1680
FIRE PROTECTION SERVICE COORD. I	1509	1574	1640	1706	1771	1839	1944
GRAPHIC ARTS DESIGNER	1582	1653	1721	1797	1866	1939	2050
GRAPHIC ARTS TECHNICIAN	1446	1507	1566	1630	1690	1752	1851
INDUSTRIAL COMMISSION REPORTER	1735	1816	1900	1979	2061	2144	2271
INDUSTRIAL COMMISSION TECHNICIAN	1381	1439	1493	1553	1611	1666	1758
INSURANCE ANALYST I	1274	1322	1373	1422	1476	1526	1605
INSURANCE ANALYST II	1446	1507	1566	1630	1690	1752	1851
INTERMITTENT CLERK	6.24	6.43	6.61	6.83	7.02	7.21	7.56
KEY DRIVER CALCULATING MACH. OPER. I	1016	1044	1074	1109	1141	1172	1228
KEY DRIVER CALCULATING MACH. OPER. II	1074	1110	1145	1179	1217	1253	1316
LIBRARY AIDE I	1044	1074	1110	1144	1176	1211	1272
LIBRARY AIDE II	1110	1147	1185	1223	1260	1297	1362
LIBRARY TECHNICAL ASSISTANT	1323	1380	1431	1485	1538	1594	1680
MESSANGER CLERK I	986	1016	1044	1074	1107	1137	1190
MESSANGER CLERK II	1016	1044	1074	1109	1141	1172	1228
MICROFILM LABORATORY TECH. I	1186	1228	1270	1314	1357	1401	1477
MICROFILM LABORATORY TECH. II	1274	1322	1373	1422	1476	1526	1605
MICROFILM OPERATOR I	1044	1074	1110	1144	1176	1211	1272
MICROFILM OPERATOR II	1110	1147	1185	1223	1260	1297	1362
MICROFILM OPERATOR III	1186	1228	1270	1314	1357	1401	1477
PHOTOGRAPHER I	1228	1274	1320	1368	1414	1462	1540
PHOTOGRAPHER II	1381	1439	1493	1553	1611	1666	1758
PHOTOGRAPHER III	1509	1574	1640	1706	1771	1839	1944
PRINTING ESTIMATOR	1509	1574	1640	1706	1771	1839	1944
PROCESS CAMERA OPERATOR II	1381	1439	1493	1553	1611	1666	1758

ILLINOIS REGISTER
DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
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	S T E P S						
	1	2	3	4	5	6	7
PROCESS CAMERA OPERATOR III	1509	1574	1640	1706	1771	1839	1944
PROCUREMENT REPRESENTATIVE	1274	1322	1373	1422	1476	1526	1605
PROPERTY & SUPPLY CLERK I	1074	1107	1144	1177	1211	1248	1312
PROPERTY TAX EXAMINER	1144	1179	1222	1259	1297	1338	1402
REHABILITATION CASE COORDINATOR I	1274	1322	1373	1422	1476	1526	1605
REHABILITATION CASE COORDINATOR II	1186	1228	1270	1314	1357	1401	1477
SAFETY RESPONSIBILITY ANALYST I	1274	1322	1373	1422	1476	1526	1605
SAFETY RESPONSIBILITY ANALYST II	1446	1507	1566	1630	1690	1752	1851
SECRETARY I	1274	1322	1373	1422	1476	1526	1605
SECURITIES ANALYST	1323	1380	1431	1485	1538	1594	1680
STOREKEEPER I	1265	1312	1360	1411	1459	1508	1590
STOREKEEPER II	1363	1422	1477	1533	1588	1644	1735
STORES CLERK	1107	1144	1178	1215	1254	1291	1355
SWITCHBOARD OPERATOR I	1074	1110	1145	1179	1217	1253	1316
SWITCHBOARD OPERATOR II	1147	1186	1225	1265	1306	1348	1418
TAX EXAMINER	1274	1322	1373	1422	1476	1526	1605
TAXPAYER SERVICE REPRESENTATIVE I	1110	1147	1185	1223	1260	1297	1362
TAXPAYER SERVICE REPRESENTATIVE II	1228	1274	1320	1368	1414	1462	1540
TAXPAYER SERVICE REPRESENTATIVE III	1381	1439	1493	1553	1611	1666	1758
TELECOMMUNICATIONS FIELD ADVISOR	1509	1574	1640	1706	1771	1839	1944
TELECOMMUNICATOR	1323	1380	1431	1485	1538	1594	1680
TELECOMMUNICATOR LEAD WORKER	1446	1507	1566	1630	1690	1752	1851
UNIT RECORDS MACHINE OPERATOR I	1074	1110	1145	1179	1217	1253	1316
UNIT RECORDS MACHINE OPERATOR II	1147	1186	1225	1265	1306	1348	1418
UNIT RECORDS MACHINE OPERATOR III	1274	1322	1373	1422	1476	1526	1605
VETERANS SERVICE OFFICER ASSOCIATE	1186	1228	1270	1314	1357	1401	1477

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	S T E P S						
	1	2	3	4	5	6	7
ACCOUNT CLERK I	1122	1160	1197	1232	1272	1309	1375
ACCOUNT CLERK II	1199	1239	1280	1322	1365	1409	1482
ACCOUNT TECH I	1331	1381	1435	1486	1542	1595	1677
ACCOUNT TECH II	1443	1504	1560	1623	1683	1741	1837
ADJUDICATIVE SERVICES ASSISTANT	1239	1283	1327	1373	1418	1464	1543
AUDIO VISUAL TECH. I	1199	1239	1280	1322	1365	1409	1482
AUDIO VISUAL TECH. II	1331	1381	1435	1486	1542	1595	1677
BOOKKEEPING MACHINE OPERATOR I	1062	1091	1122	1159	1192	1225	1283
BOOKKEEPING MACHINE OPERATOR II	1122	1160	1197	1232	1272	1309	1375
BOOKKEEPING MACHINE OPERATOR III	1199	1239	1280	1322	1365	1409	1482
BUYER ASSISTANT	1383	1442	1495	1552	1607	1666	1756
CHECK ISSUANCE MACHINE OPERATOR	1331	1381	1435	1486	1542	1595	1677
CLERK I	1030	1062	1091	1122	1157	1188	1244

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	S T E P S						
	1	2	3	4	5	6	7
CLERK II	1062	1091	1122	1159	1192	1225	1283
CLERK III	1122	1160	1197	1232	1272	1309	1375
CLERK IV	1239	1283	1327	1373	1418	1464	1543
CLERK V*	1383	1442	1495	1552	1607	1666	1756
CLERK STENOGRAPHER I	1091	1122	1160	1195	1229	1265	1329
CLERK STENOGRAPHER II	1122	1160	1197	1232	1272	1309	1375
CLERK STENOGRAPHER III	1199	1239	1280	1322	1365	1409	1482
CLERK TYPIST I	1062	1091	1122	1159	1192	1225	1283
CLERK TYPIST II	1091	1122	1160	1195	1229	1265	1329
CLERK TYPIST III	1160	1199	1238	1278	1317	1355	1423
COMMUNICATION DISPATCHER	1283	1331	1379	1430	1478	1528	1609
COMMUNICATION EQUIPMENT TECH. I	1728	1809	1886	1963	2044	2120	2246
COMMUNICATION EQUIPMENT TECH. II	1904	1994	2087	2174	2263	2354	2495
COMMUNICATION EQUIPMENT TECH. III	2006	2104	2201	2300	2396	2490	2639
COMPUTER OPERATOR I	1199	1239	1280	1322	1365	1409	1482
COMPUTER OPERATOR II	1331	1381	1435	1486	1542	1595	1677
COMPUTER OPERATOR III	1511	1575	1636	1703	1766	1831	1934
COMPUTER PRODUCTION CONTROLLER I	1199	1239	1280	1322	1365	1409	1482
COMPUTER PRODUCTION CONTROLLER II	1331	1381	1435	1486	1542	1595	1677
COMPUTER PRODUCTION CONTROLLER III	1511	1575	1636	1703	1766	1831	1934
CORRESPONDENT I	1239	1283	1327	1373	1418	1464	1543
CORRESPONDENT II	1331	1381	1435	1486	1542	1595	1677
CORRESPONDENT III	1383	1442	1495	1552	1607	1666	1756
COURT REPORTER	1728	1809	1886	1963	2044	2120	2246
DATA INPUT OPERATOR I	1062	1091	1122	1159	1192	1225	1283
DATA INPUT OPERATOR II	1122	1160	1197	1232	1272	1309	1375
DATA INPUT OPERATOR III	1160	1199	1238	1278	1317	1355	1423
DRAFTING WORKER	1443	1504	1560	1623	1683	1741	1837
DUPICATING MACHINE OPERATOR I	1091	1122	1160	1195	1229	1265	1329
DUPICATING MACHINE OPERATOR II	1160	1199	1238	1278	1317	1355	1423
DUPICATING MACHINE OPERATOR III	1331	1381	1435	1486	1542	1595	1677
ELECTRONIC EQUIP. INSTALLER/REPAIRER	1383	1442	1495	1552	1607	1666	1756
ELECTRONIC EQUIP. INST./REP. LEADWORK	1511	1575	1636	1703	1766	1831	1934
ELECTRONICS TECHNICIAN	1728	1809	1886	1963	2044	2120	2246
ENGINEERING TECH. I	1383	1442	1495	1552	1607	1666	1756
ENGINEERING TECH. II	1577	1645	1714	1783	1851	1922	2031
ENGINEERING TECH. III	1813	1898	1986	2068	2154	2240	2373
EXECUTIVE CORRESPONDENT	1383	1442	1495	1552	1607	1666	1756
FIRE PROTECTION SERVICE COORD. I	1577	1645	1714	1783	1851	1922	2031
GRAPHIC ARTS DESIGNER	1653	1727	1798	1878	1950	2026	2142
GRAPHIC ARTS TECHNICIAN	1511	1575	1636	1703	1766	1831	1934
INDUSTRIAL COMMISSION REPORTER	1813	1898	1986	2068	2154	2240	2373
INDUSTRIAL COMMISSION TECHNICIAN	1443	1504	1560	1623	1683	1741	1837
INSURANCE ANALYST I	1331	1381	1435	1486	1542	1595	1677
INSURANCE ANALYST II	1511	1575	1636	1703	1766	1831	1934

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	1	2	3	4	5	6	7
INTERMITTENT CLERK	6.52	6.72	6.91	7.14	7.34	7.53	7.90
KEY DRIVER CALCULATING MACH. OPER. I	1062	1091	1122	1159	1192	1225	1283
KEY DRIVER CALCULATING MACH. OPER. II	1122	1160	1197	1232	1272	1309	1375
LIBRARY AIDE I	1091	1122	1160	1198	1229	1265	1329
LIBRARY AIDE II	1160	1199	1238	1278	1317	1355	1423
LIBRARY TECHNICAL ASSISTANT	1383	1442	1495	1552	1607	1666	1756
MESSANGER CLERK I	1030	1062	1091	1122	1157	1188	1244
MESSANGER CLERK II	1062	1091	1122	1159	1192	1225	1283
MICROFILM LABORATORY TECH. I	1239	1283	1327	1373	1418	1464	1543
MICROFILM LABORATORY TECH. II	1331	1381	1435	1486	1542	1595	1677
MICROFILM OPERATOR I	1091	1122	1160	1195	1229	1265	1329
MICROFILM OPERATOR II	1160	1199	1238	1278	1317	1355	1423
MICROFILM OPERATOR III	1239	1283	1327	1373	1418	1464	1543
PHOTOGRAPHER I	1283	1331	1379	1430	1478	1528	1609
PHOTOGRAPHER II	1443	1504	1560	1623	1683	1741	1837
PHOTOGRAPHER III	1577	1645	1714	1783	1851	1922	2031
PRINTING ESTIMATOR	1577	1645	1714	1783	1851	1922	2031
PROCESS CAMERA OPERATOR II	1443	1504	1560	1623	1683	1741	1837
PROCESS CAMERA OPERATOR III	1577	1645	1714	1783	1851	1922	2031
PROCUREMENT REPRESENTATIVE	1331	1381	1435	1486	1542	1595	1677
PROPERTY & SUPPLY CLERK I	1122	1157	1195	1230	1265	1304	1371
PROPERTY & SUPPLY CLERK II	1195	1232	1277	1316	1355	1398	1465
PROPERTY TAX EXAMINER	1331	1381	1435	1486	1542	1595	1677
REHABILITATION CASE COORDINATOR I	1239	1283	1327	1373	1418	1464	1543
REHABILITATION CASE COORDINATOR II	1331	1381	1435	1486	1542	1595	1677
SAFETY RESPONSIBILITY ANALYST I	1331	1381	1435	1486	1542	1595	1677
SAFETY RESPONSIBILITY ANALYST II	1511	1575	1636	1703	1766	1831	1934
SECRETARY I	1331	1381	1435	1486	1542	1595	1677
SECURITIES ANALYST	1383	1442	1495	1552	1607	1666	1756
STOREKEEPER I	1322	1371	1421	1474	1525	1576	1662
STOREKEEPER II	1424	1486	1543	1602	1659	1718	1813
STORES CLERK	1157	1195	1231	1270	1310	1349	1416
SWITCHBOARD OPERATOR I	1122	1160	1197	1232	1272	1309	1375
SWITCHBOARD OPERATOR II	1199	1239	1280	1322	1365	1409	1482
TAX EXAMINER	1331	1381	1435	1486	1542	1595	1677
TAX EXAMINER TRAINEE	1199	1239	1280	1322	1365	1409	1482
TAXPAYER SERVICE REPRESENTATIVE I	1160	1199	1238	1278	1317	1355	1423
TAXPAYER SERVICE REPRESENTATIVE II	1283	1331	1379	1430	1478	1528	1609
TAXPAYER SERVICE REPRESENTATIVE III	1443	1504	1560	1623	1683	1741	1837
TELECOMMUNICATIONS FIELD ADVISOR	1728	1809	1886	1963	2044	2120	2246
TELECOMMUNICATOR	1511	1575	1636	1703	1766	1831	1934
TELECOMMUNICATOR LEAD WORKER	1653	1727	1798	1878	1950	2026	2142
TELECOMMUNICATOR TRAINEE	1383	1442	1495	1552	1607	1666	1756
UNIT RECORDS MACHINE OPERATOR I	1122	1160	1197	1232	1272	1309	1375
UNIT RECORDS MACHINE OPERATOR II	1199	1239	1280	1322	1365	1409	1482

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	1	2	3	4	5	6	7
UNIT RECORDS MACHINE OPERATOR III	1331	1381	1435	1486	1542	1595	1677
VETERANS SERVICE OFFICER ASSOCIATE	1239	1283	1327	1373	1418	1464	1543
Effective August 12, 1987							
Licensing Quality Assurance Analyst	1331	1381	1435	1486	1542	1595	1677
Effective August 16, 1987							
VEHICLE PERMIT EVALUATOR	1383	1442	1495	1552	1607	1666	1756
Effective March 16, 1988							
COMMUNICATIONS EQUIPMENT TECH I	1904	1994	2087	2174	2263	2354	2495
COMMUNICATIONS EQUIPMENT TECH II	2115	2222	2327	2434	2537	2644	2804
COMMUNICATIONS EQUIPMENT TECH III	2235	2347	2457	2573	2685	2794	2967
PHOTOGRAPHER I	1443	1504	1560	1623	1683	1741	1837
PHOTOGRAPHER II	1653	1727	1798	1878	1950	2026	2142
PHOTOGRAPHER III	1728	1809	1886	1963	2044	2120	2246
PHOTOGRAPHIC TECHNICIAN I	1443	1504	1560	1623	1683	1741	1837
PHOTOGRAPHIC TECHNICIAN II	1653	1727	1798	1878	1950	2026	2142
PHOTOGRAPHIC TECHNICIAN III	1728	1809	1886	1963	2044	2120	2246
Effective July 1, 1988							
ACCOUNT CLERK I	1178	1218	1257	1294	1336	1374	1444
ACCOUNT CLERK II	1259	1301	1344	1388	1433	1479	1556
ACCOUNT TECH I	1398	1450	1507	1560	1619	1675	1761
ACCOUNT TECH II	1515	1579	1638	1704	1767	1828	1929
ADJUDICATIVE SERVICES ASSISTANT	1301	1347	1393	1442	1489	1537	1620
AIRCRAFT DISPATCHER	1587	1654	1718	1788	1854	1923	2031
AIRCRAFT LEAD DISPATCHER	1736	1813	1888	1972	2048	2127	2249
AUDIO VISUAL TECH. I	1259	1301	1344	1388	1433	1479	1556
AUDIO VISUAL TECH. II	1398	1450	1507	1560	1619	1675	1761
BOOKKEEPING MACHINE OPERATOR I	1115	1146	1178	1217	1252	1286	1347
BOOKKEEPING MACHINE OPERATOR II	1178	1218	1257	1294	1336	1374	1444

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
BOOKKEEPING MACHINE OPERATOR III	1259	1301	1344	1388	1433	1479	1556
BUYER ASSISTANT	1452	1514	1570	1630	1687	1749	1844
CHECK ISSUANCE MACHINE OPERATOR	1398	1450	1507	1560	1619	1675	1761
CLERK-I	1082	1115	1146	1178	1215	1247	1306
CLERK-II	1115	1146	1178	1217	1252	1286	1347
CLERK-III	1178	1218	1257	1294	1336	1374	1444
CLERK-IV	1301	1347	1393	1442	1489	1537	1620
CLERK-V	1452	1514	1570	1630	1687	1749	1844
CLERK-STENOGRAPHER-I	1146	1178	1218	1255	1290	1328	1395
CLERK-STENOGRAPHER-II	1178	1218	1257	1294	1336	1374	1444
CLERK-STENOGRAPHER-III	1259	1301	1344	1388	1433	1479	1556
CLERK-TYPIST-I	1115	1146	1178	1217	1252	1286	1347
CLERK-TYPIST-II	1146	1178	1218	1255	1290	1328	1395
CLERK-TYPIST-III	1218	1259	1300	1342	1383	1423	1494
COMMUNICATION DISPATCHER	1347	1398	1448	1502	1552	1604	1689
COMMUNICATION EQUIPMENT TECH. I	1999	2094	2191	2283	2376	2472	2620
COMMUNICATION EQUIPMENT TECH. II	2221	2333	2443	2556	2664	2776	2944
COMMUNICATION EQUIPMENT TECH. III	2347	2464	2580	2702	2819	2934	3115
COMPUTER-OPERATOR-I	1259	1301	1344	1388	1433	1479	1556
COMPUTER-OPERATOR-II	1398	1450	1507	1560	1619	1675	1761
COMPUTER-OPERATOR-III	1587	1651	1718	1788	1854	1923	2031
COMPUTER-PRODUCTION-CONTROLLER-I	1259	1301	1344	1388	1433	1479	1556
COMPUTER-PRODUCTION-CONTROLLER-II	1398	1450	1507	1560	1619	1675	1761
COMPUTER-PRODUCTION-CONTROLLER-III	1587	1654	1718	1788	1854	1923	2031
CORRESPONDENT-I	1301	1347	1393	1442	1489	1537	1620
CORRESPONDENT-II	1398	1450	1507	1560	1619	1675	1761
CORRESPONDENT-III	1452	1514	1570	1630	1687	1749	1844
COURT REPORTER	1814	1899	1980	2061	2146	2226	2358
DATA-INPUT-OPERATOR-I	1115	1146	1178	1217	1252	1286	1347
DATA-INPUT-OPERATOR-II	1178	1218	1257	1294	1336	1374	1444
DATA-INPUT-OPERATOR-III	1218	1259	1300	1342	1383	1423	1494
DRAFTING WORKER	1515	1579	1638	1704	1767	1828	1929
Duplicating-Machine-Operator-I	1146	1178	1218	1255	1290	1328	1395
Duplicating-Machine-Operator-II	1218	1259	1300	1342	1383	1423	1494
Duplicating-Machine-Operator-III	1398	1450	1507	1560	1619	1675	1761
ELECTRONIC EQUIP. INSTALLER/REPAIRER	1452	1514	1570	1630	1687	1749	1844
ELECTRONIC EQUIP. INST./REP. LEADWORK	1587	1654	1718	1788	1854	1923	2031
ELECTRONIC TECHNICIAN	1814	1899	1980	2061	2146	2226	2358
ENGINEERING TECH. I	1452	1514	1570	1630	1687	1749	1844
ENGINEERING TECH. II	1656	1727	1800	1872	1944	2018	2133
ENGINEERING TECH. III	1904	1993	2085	2171	2262	2352	2492
EXECUTIVE CORRESPONDENT	1452	1514	1570	1630	1687	1749	1844
FIRE PROTECTION SERVICE COORD. I	1656	1727	1800	1872	1944	2018	2133
GRAPHIC ARTS DESIGNER	1736	1813	1888	1972	2048	2127	2249
GRAPHIC ARTS TECHNICIAN	1587	1654	1718	1788	1854	1923	2031

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
INDUSTRIAL COMMISSION REPORTER	1904	1993	2085	2171	2262	2352	2492
INDUSTRIAL COMMISSION TECHNICIAN	1515	1579	1638	1704	1767	1828	1929
INSURANCE ANALYST I	1398	1450	1507	1560	1619	1675	1761
INSURANCE ANALYST II	1587	1654	1718	1788	1854	1923	2031
INSURANCE ANALYST TRAINEE	1301	1347	1393	1442	1489	1537	1620
INTERMITTENT CLERK	6.85	7.05	7.26	7.50	7.70	7.91	8.30
KEY DRIVER CALCULATING MACH. OPER. I	1115	1146	1178	1217	1252	1286	1347
KEY DRIVER CALCULATING MACH. OPER. II	1178	1218	1257	1294	1336	1374	1444
LIBRARY AIDE I	1146	1178	1218	1255	1290	1328	1395
LIBRARY AIDE II	1218	1259	1300	1342	1383	1423	1494
LIBRARY TECHNICAL ASSISTANT	1452	1514	1570	1630	1687	1749	1844
LICENSING QUALITY ASSURANCE ANALYST	1398	1450	1507	1560	1619	1675	1761
MESSENGER-CLERK-I	1082	1115	1146	1178	1215	1247	1306
MESSENGER-CLERK-II	1115	1146	1178	1217	1252	1286	1347
MICROFILM LABORATORY TECH. I	1301	1347	1393	1442	1489	1537	1620
MICROFILM LABORATORY TECH. II	1398	1450	1507	1560	1619	1675	1761
MICROFILM OPERATOR I	1146	1178	1218	1255	1290	1328	1395
MICROFILM OPERATOR II	1218	1259	1300	1342	1383	1423	1494
MICROFILM OPERATOR III	1301	1347	1393	1442	1489	1537	1620
PHOTOGRAPHER I	1515	1579	1638	1704	1767	1828	1929
PHOTOGRAPHER II	1736	1813	1888	1972	2048	2127	2249
PHOTOGRAPHER III	1814	1899	1980	2061	2146	2226	2358
PHOTOGRAPHIC TECHNICIAN I	1515	1579	1638	1704	1767	1828	1929
PHOTOGRAPHIC TECHNICIAN II	1736	1813	1888	1972	2048	2127	2249
PHOTOGRAPHIC TECHNICIAN III	1814	1899	1980	2061	2146	2226	2358
PRINTING-ESTIMATOR	1586	1654	1718	1788	1854	1923	2031
PROCUREMENT REPRESENTATIVE	1398	1450	1507	1560	1619	1675	1761
PROPERTY & SUPPLY CLERK I	1178	1215	1255	1292	1328	1369	1440
PROPERTY & SUPPLY CLERK II	1255	1294	1341	1382	1423	1468	1538
PROPERTY TAX EXAMINER	1398	1450	1507	1560	1619	1675	1761
REHABILITATION CASE COORDINATOR I	1301	1347	1393	1442	1489	1537	1620
REHABILITATION CASE COORDINATOR II	1398	1450	1507	1560	1619	1675	1761
SAFETY RESPONSIBILITY ANALYST I	1398	1450	1507	1560	1619	1675	1761
SAFETY RESPONSIBILITY ANALYST II	1587	1654	1718	1788	1854	1923	2031
SECRETARY-I	1398	1450	1507	1560	1619	1675	1761
SECURITIES ANALYST	1452	1514	1570	1630	1687	1749	1844
STATISTICAL RESEARCH TECHNICIAN	1515	1579	1638	1704	1767	1828	1929
STOREKEEPER I	1388	1440	1492	1548	1601	1655	1745
STOREKEEPER II	1495	1560	1620	1682	1742	1804	1904
STORES CLERK	1215	1255	1293	1334	1376	1416	1487
SWITCHBOARD OPERATOR I	1178	1218	1257	1294	1336	1374	1444
SWITCHBOARD OPERATOR II	1259	1301	1344	1388	1433	1479	1556
TAX EXAMINER	1398	1450	1507	1560	1619	1675	1761
TAX EXAMINER TRAINEE	1259	1301	1344	1388	1433	1479	1556
TAXPAVER SERVICE REPRESENTATIVE I	1218	1259	1300	1342	1383	1423	1494

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	1	2	3	4	5	6	7
TAXPAYER SERVICE REPRESENTATIVE II	1347	1398	1448	1502	1552	1604	1689
TAXPAYER SERVICE REPRESENTATIVE III	1515	1579	1638	1704	1767	1828	1929
TELECOMMUNICATIONS FIELD ADVISOR	1814	1899	1980	2061	2146	2226	2358
TELECOMMUNICATIONS FIELD ADVISOR LEAD WORKER	1999	2094	2191	2283	2376	2472	2620
TELECOMMUNICATOR	1587	1654	1718	1788	1854	1923	2031
TELECOMMUNICATOR LEAD WORKER	1736	1813	1888	1972	2048	2127	2249
TELECOMMUNICATOR TRAINEE	1452	1514	1570	1630	1687	1749	1844
UNIT-RECORDS-MACHINE-OPERATOR-I	1178	1218	1257	1294	1336	1374	1444
UNIT-RECORDS-MACHINE-OPERATOR-II	1259	1301	1344	1388	1433	1479	1556
UNIT-RECORDS-MACHINE-OPERATOR-III	1398	1450	1507	1560	1619	1675	1761
VEHICLE PERMIT EVALUATOR	1452	1514	1570	1630	1687	1749	1844
VETERANS SERVICE OFFICER ASSOCIATE	1301	1347	1393	1442	1489	1537	1620

Effective April 16, 1989

	1	2	3	4	5	6	7
DATA PROCESSING ASSISTANT	1259	1301	1344	1388	1433	1479	1556
DATA PROCESSING OPERATOR	1178	1218	1257	1294	1336	1374	1444
DATA PROCESSING OPERATOR TRAINEE	1115	1146	1178	1217	1252	1286	1347
OFFICE AIDE	1115	1146	1178	1217	1252	1286	1347
OFFICE ASSISTANT	1259	1301	1344	1388	1433	1479	1556
OFFICE ASSOCIATE	1347	1398	1448	1502	1552	1604	1689
OFFICE CLERK	1178	1218	1257	1294	1336	1374	1444
OFFICE COORDINATOR	1398	1450	1507	1560	1619	1675	1761
REPRODUCTION SERVICE TECHNICIAN I	1218	1259	1300	1342	1383	1423	1494
REPRODUCTION SERVICE TECHNICIAN II	1398	1450	1507	1560	1619	1675	1761
REPRODUCTION SERVICE TECHNICIAN III	1515	1579	1638	1704	1767	1828	1929

Agreement to the above rates of pay for Classifications in Clerical Unit (RC-14-OCB) was made under authority provided by Sections 8(a)(2) and 9(7) of the Personnel Code (Ill. Rev. Stat. 1981, ch. 127, pars. 63(b)(109(a)(2) and 63(b)(109(7)) and Executive Order 73-6.

*Designated position in Department of Transportation per OCB Decision #81-101.

(Source: Peremptory Amendment at 13 Ill. Reg. 8080, effective May 10, 1989.)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Section 310. TABLE O RC-028 (Paraprofessional Human Services Employees, AFSCME)
Effective: July 1, 1986

	1	2	3	4	5	6	7
APPAREL/DRY GOODS SPECIALIST III	1311	1367	1420	1474	1527	1581	1668
ASSISTANT REIMBURSEMENT OFFICER	1140	1181	1221	1263	1305	1347	1420
AUDIOMETRIC & VISUOMETRIC TECH.	1067	1103	1139	1176	1212	1247	1310
CHILD DEVELOPMENT AIDE I	1033	1067	1101	1134	1170	1205	1265
CHILD DEVELOPMENT AIDE II	1140	1181	1221	1263	1305	1347	1420
CHILD DEVELOPMENT AIDE III	1225	1271	1320	1367	1419	1467	1543
COMMUNITY WORKER I	1216	1262	1308	1357	1403	1450	1529
COMMUNITY WORKER II	1262	1309	1362	1410	1464	1513	1592
COMPLIANCE OFFICER	1390	1449	1506	1567	1625	1685	1780
CONSERVATION RESOURCE TECH. I	1225	1271	1320	1367	1419	1467	1543
CONSERVATION RESOURCE TECH. II	1390	1449	1506	1567	1625	1685	1780
CONSTRUCTION SUPERVISOR I	1451	1513	1577	1640	1703	1768	1869
CONSTRUCTION SUPERVISOR II	1668	1746	1827	1903	1982	2062	2184
COUNSELOR-MODEL EMPLOYER	1272	1327	1376	1428	1479	1533	1615
CRIME SCENE TECHNICIAN	1590	1664	1736	1806	1881	1951	2066
CRIME STUDIES ASSOCIATE	1272	1327	1376	1428	1479	1533	1615
DENTAL ASSISTANT	1103	1140	1178	1216	1256	1296	1363
DENTAL HYGIENIST	1272	1327	1376	1428	1479	1533	1615
ELECTROENCEPHALOGRAPH SUPERVISOR	1272	1327	1376	1428	1479	1533	1615
ELECTROENCEPHALOGRAPH TECHNICIAN	1181	1225	1269	1315	1360	1406	1481
EMPLOYMENT SECURITY MANPOWER TECH. I	1103	1140	1178	1216	1256	1296	1363
EMPLOYMENT SECURITY MANPOWER TECH. II	1181	1225	1269	1315	1360	1406	1481
ENVIRONMENTAL PROTECTION TECH. I	1181	1225	1269	1315	1360	1406	1481
ENVIRONMENTAL PROTECTION TECH. II	1272	1327	1376	1428	1479	1533	1615
HEARING & SPEECH TECHNICIAN I	1103	1140	1178	1216	1256	1296	1363
HEARING & SPEECH TECHNICIAN II	1225	1271	1320	1367	1419	1467	1543
HISTORICAL SITE GUIDE	1033	1067	1101	1134	1170	1205	1265
HOMEMAKER I	1103	1140	1178	1216	1256	1296	1363
HOMEMAKER II	1225	1271	1320	1367	1419	1467	1543
HOUSEKEEPER I	1003	1033	1064	1097	1131	1161	1218
HOUSEKEEPER II	1033	1064	1100	1132	1164	1200	1262
HUMAN SERVICES GENERALIST	1225	1271	1320	1367	1419	1467	1543
HUNTER SAFETY INSTRUCTOR I	1140	1181	1221	1263	1305	1347	1420
HUNTER SAFETY INSTRUCTOR II	1181	1225	1269	1315	1360	1406	1481
INHALATION THERAPIST	1181	1225	1269	1315	1360	1406	1481
INTERMITTENT UNEMP. INSURANCE TECH.	6.77	7.02	7.25	7.49	7.73	7.98	8.37
LABORATORY HELPER	1033	1064	1100	1132	1164	1200	1262
LABORATORY TECHNICIAN I	1134	1176	1213	1255	1294	1337	1405
LABORATORY TECHNICIAN II	1216	1262	1308	1357	1403	1450	1529
LABORATORY TECHNICIAN III	1311	1367	1420	1474	1527	1581	1668
LEGAL RESEARCH ASSISTANT*	1451	1513	1577	1640	1703	1768	1869

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S				
	1	2	3	4	5
LICENSED PRACTICAL NURSE I	1216	1262	1308	1357	1403
LICENSED PRACTICAL NURSE II	1276	1322	1376	1424	1475
MEDICAL RECORDS ASSISTANT	1225	1271	1320	1367	1419
MEDICAL RECORDS TECHNICIAN	1328	1384	1436	1493	1549
PHARMACIST APPRENTICE	1103	1140	1178	1216	1256
PUBLIC AID CASEWORKER I	1103	1140	1178	1216	1256
PUBLIC AID CASEWORKER II	1225	1271	1320	1367	1419
RADIOLOGIC TECHNOLOGIST I	1181	1225	1269	1315	1360
RADIOLOGIC TECHNOLOGIST II	1272	1327	1376	1428	1479
RADIOLOGIC TECHNOLOGIST III	1390	1449	1506	1567	1625
RANGER I	1225	1271	1320	1367	1419
RANGER II	1328	1384	1436	1493	1549
RANGER III	1390	1449	1506	1567	1625
RANGER IV	1451	1513	1577	1640	1703
REHAB. COUNSELOR AIDE I	1225	1271	1320	1367	1419
REHAB. COUNSELOR AIDE II	1328	1384	1436	1493	1549
REHAB. WORKSHOP INSTRUCTOR II	1311	1367	1420	1474	1527
SITE INTERPRETIVE SPECIALIST I	1067	1103	1139	1176	1212
SITE INTERPRETIVE SPECIALIST II	1140	1181	1221	1263	1305
SITE INTERPRETIVE SPECIALIST III	1272	1327	1376	1428	1479
SOCIAL SERVICE COMMUNITY PLANNER	1328	1384	1436	1493	1549
UNEMP. INSURANCE CLAIMS TECH. I	1103	1140	1178	1216	1256
UNEMP. INSURANCE CLAIMS TECH. II	1181	1225	1269	1315	1360
UNEMP. INSURANCE CLAIMS TECH. III	1225	1271	1320	1367	1419
VETERANS SERVICE OFFICER	1390	1449	1506	1567	1625
VOCATIONAL INSTRUCTOR	1390	1449	1506	1567	1625

Effective: October 1, 1986

	S T E P S				
	1	2	3	4	5
APPAREL/DRY GOODS SPECIALIST III	1363	1422	1477	1533	1588
ASSISTANT REIMBURSEMENT OFFICER	1186	1228	1270	1314	1357
AUDIOMETRIC & VISUOMETRIC TECH.	1110	1147	1185	1223	1260
CHILD DEVELOPMENT AIDE I	1074	1110	1145	1179	1217
CHILD DEVELOPMENT AIDE II	1186	1228	1270	1314	1357
CHILD DEVELOPMENT AIDE III	1274	1322	1373	1422	1476
COMMUNITY WORKER I	1265	1312	1360	1411	1459
COMMUNITY WORKER II	1312	1361	1416	1466	1523
COMPLIANCE OFFICER	1446	1507	1566	1630	1690
CONSERVATION RESOURCE TECH. I	1274	1322	1373	1422	1476
CONSERVATION RESOURCE TECH. II	1446	1507	1566	1630	1690
CONSTRUCTION SUPERVISOR I	1509	1574	1640	1706	1771
CONSTRUCTION SUPERVISOR II	1735	1816	1900	1979	2061

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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	S T E P S				
	1	2	3	4	5
COUNSELOR-MODEL EMPLOYER	1323	1380	1431	1485	1538
CRIME SCENE TECHNICIAN	1654	1731	1805	1878	1956
CRIME STUDIES ASSOCIATE	1323	1380	1431	1485	1538
DENTAL ASSISTANT	1147	1186	1225	1265	1306
DENTAL HYGIENIST	1323	1380	1431	1485	1538
ELECTROENCEPHALOGRAPH SUPERVISOR	1323	1380	1431	1485	1538
ELECTROENCEPHALOGRAPH TECHNICIAN	1228	1274	1320	1368	1414
EMPLOYMENT SECURITY MANPOWER TECH. I	1147	1186	1225	1265	1306
EMPLOYMENT SECURITY MANPOWER TECH. II	1228	1274	1320	1368	1414
ENVIRONMENTAL PROTECTION TECH. I	1228	1274	1320	1368	1414
ENVIRONMENTAL PROTECTION TECH. II	1323	1380	1431	1485	1538
HEARING & SPEECH TECHNICIAN I	1147	1186	1225	1265	1306
HEARING & SPEECH TECHNICIAN II	1274	1322	1373	1422	1476
HISTORICAL SITE GUIDE	1074	1110	1145	1179	1217
HOMEMAKER I	1147	1186	1225	1265	1306
HOMEMAKER II	1274	1322	1373	1422	1476
HOUSEKEEPER I	1043	1074	1107	1141	1176
HOUSEKEEPER II	1074	1107	1144	1177	1211
HUMAN SERVICES GENERALIST	1274	1322	1373	1422	1476
HUNTER SAFETY INSTRUCTOR I	1186	1228	1270	1314	1357
HUNTER SAFETY INSTRUCTOR II	1228	1274	1320	1368	1414
INHALATION THERAPIST	1228	1274	1320	1368	1414
INTERMITTENT UNEMP. INSURANCE TECH.	7.04	7.30	7.54	7.79	8.04
LABORATORY HELPER	1074	1107	1144	1177	1211
LABORATORY TECHNICIAN I	1179	1223	1262	1305	1346
LABORATORY TECHNICIAN II	1265	1312	1360	1411	1459
LABORATORY TECHNICIAN III	1363	1422	1477	1533	1588
LEGAL RESEARCH ASSISTANT*	1509	1574	1640	1706	1771
LICENSED PRACTICAL NURSE I	1265	1312	1360	1411	1459
LICENSED PRACTICAL NURSE II	1327	1375	1431	1481	1534
MEDICAL RECORDS ASSISTANT	1274	1322	1373	1422	1476
MEDICAL RECORDS TECHNICIAN	1381	1439	1493	1553	1611
PHARMACIST APPRENTICE	1147	1186	1225	1265	1306
PUBLIC AID CASEWORKER I	1147	1186	1225	1265	1306
PUBLIC AID CASEWORKER II	1274	1322	1373	1422	1476
RADIOLOGIC TECHNOLOGIST I	1228	1274	1320	1368	1414
RADIOLOGIC TECHNOLOGIST II	1323	1380	1431	1485	1538
RADIOLOGIC TECHNOLOGIST III	1446	1507	1566	1630	1690
RANGER I	1274	1322	1373	1422	1476
RANGER II	1381	1439	1493	1553	1611
RANGER III	1446	1507	1566	1630	1690
RANGER IV	1509	1574	1640	1706	1771
REHAB. COUNSELOR AIDE I	1274	1322	1373	1422	1476
REHAB. COUNSELOR AIDE II	1381	1439	1493	1553	1611
REHAB. WORKSHOP INSTRUCTOR II	1363	1422	1477	1533	1588

	S T E P S						
	1	2	3	4	5	6	7
SITE INTERPRETIVE SPECIALIST I	1110	1147	1185	1223	1260	1297	1362
SITE INTERPRETIVE SPECIALIST II	1186	1228	1270	1314	1357	1401	1477
SITE INTERPRETIVE SPECIALIST III	1323	1380	1431	1485	1538	1594	1680
SOCIAL SERVICE COMMUNITY PLANNER	1381	1439	1493	1553	1611	1666	1758
UNEMP. INSURANCE CLAIMS TECH. I	1147	1186	1225	1265	1306	1348	1418
UNEMP. INSURANCE CLAIMS TECH. II	1228	1274	1320	1368	1414	1462	1540
UNEMP. INSURANCE CLAIMS TECH. III	1274	1322	1373	1422	1476	1526	1605
VETERANS SERVICE OFFICER	1446	1507	1566	1630	1690	1752	1851
VOCATIONAL INSTRUCTOR	1446	1507	1566	1630	1690	1752	1851

Effective: July 1, 1987

	S T E P S						
	1	2	3	4	5	6	7
APPAREL/DRY GOODS SPECIALIST III	1424	1486	1543	1602	1659	1718	1813
ASSISTANT REIMBURSEMENT OFFICER	1239	1283	1327	1373	1418	1464	1543
AUDIOMETRIC & VISUOMETRIC TECH.	1160	1199	1238	1278	1317	1355	1423
CHILD DEVELOPMENT AIDE I	1122	1160	1197	1232	1272	1309	1375
CHILD DEVELOPMENT AIDE II	1239	1283	1327	1373	1418	1464	1543
CHILD DEVELOPMENT AIDE III	1331	1381	1435	1486	1542	1595	1677
COMMUNITY WORKER I	1322	1371	1421	1474	1525	1576	1662
COMMUNITY WORKER II	1371	1422	1480	1532	1592	1645	1731
COMPLIANCE OFFICER	1511	1575	1636	1703	1766	1831	1934
CONSERVATION RESOURCE TECH. I	1331	1381	1435	1486	1542	1595	1677
CONSERVATION RESOURCE TECH. II	1511	1575	1636	1703	1766	1831	1934
CONSTRUCTION SUPERVISOR I	1577	1645	1714	1783	1851	1922	2031
CONSTRUCTION SUPERVISOR II	1813	1898	1986	2068	2154	2240	2373
COUNSELOR-MODEL EMPLOYER	1383	1442	1495	1552	1607	1666	1756
CRIME SCENE TECHNICIAN	1728	1809	1886	1963	2044	2120	2246
CRIME STUDIES ASSOCIATE	1383	1442	1495	1552	1607	1666	1756
DENTAL ASSISTANT	1199	1239	1280	1322	1365	1409	1482
DENTAL HYGIENIST	1383	1442	1495	1552	1607	1666	1756
ELECTROENCEPHALOGRAPH SUPERVISOR	1383	1442	1495	1552	1607	1666	1756
ELECTROENCEPHALOGRAPH TECHNICIAN	1283	1331	1379	1430	1478	1528	1609
EMPLOYMENT SECURITY MANPOWER TECH. I	1199	1239	1280	1322	1365	1409	1482
EMPLOYMENT SECURITY MANPOWER TECH. II	1283	1331	1379	1430	1478	1528	1609
ENVIRONMENTAL PROTECTION TECH. I	1283	1331	1379	1430	1478	1528	1609
ENVIRONMENTAL PROTECTION TECH. II	1383	1442	1495	1552	1607	1666	1756
HEARING & SPEECH TECHNICIAN I	1199	1239	1280	1322	1365	1409	1482
HEARING & SPEECH TECHNICIAN II	1331	1381	1435	1486	1542	1595	1677
HISTORICAL SITE GUIDE	1122	1160	1197	1232	1272	1309	1375
HOMEMAKER I	1199	1239	1280	1322	1365	1409	1482
HOMEMAKER II	1331	1381	1435	1486	1542	1595	1677

	S T E P S						
	1	2	3	4	5	6	7
HOUSEKEEPER I	1090	1122	1157	1192	1229	1261	1324
HOUSEKEEPER II	1122	1157	1195	1230	1265	1304	1371
HUMAN SERVICES GENERALIST	1331	1381	1435	1486	1542	1595	1677
HUNTER SAFETY INSTRUCTOR I	1239	1283	1327	1373	1418	1464	1543
HUNTER SAFETY INSTRUCTOR II	1283	1331	1379	1430	1478	1528	1609
INHALATION THERAPIST	1283	1331	1379	1430	1478	1528	1609
INTERMITTENT UNEMP. INSURANCE TECH.	7.36	7.63	7.88	8.14	8.40	8.67	9.09
LABORATORY HELPER	1122	1157	1195	1230	1265	1304	1371
LABORATORY TECHNICIAN I	1232	1278	1319	1364	1407	1453	1527
LABORATORY TECHNICIAN II	1322	1371	1421	1474	1525	1576	1662
LABORATORY TECHNICIAN III	1424	1486	1543	1602	1659	1718	1813
LEGAL RESEARCH ASSISTANT*	1577	1645	1714	1783	1851	1922	2031
LICENSED PRACTICAL NURSE I	1322	1371	1421	1474	1525	1576	1662
LICENSED PRACTICAL NURSE II	1387	1437	1495	1548	1603	1658	1744
MEDICAL RECORDS ASSISTANT	1331	1381	1435	1486	1542	1595	1677
MEDICAL RECORDS TECHNICIAN	1443	1504	1560	1623	1683	1741	1837
PHARMACIST APPRENTICE	1199	1239	1280	1322	1365	1409	1482
PUBLIC AID CASEWORKER I	1199	1239	1280	1322	1365	1409	1482
PUBLIC AID CASEWORKER II	1331	1381	1435	1486	1542	1595	1677
RADIOLOGIC TECHNOLOGIST I	1283	1331	1379	1430	1478	1528	1609
RADIOLOGIC TECHNOLOGIST II	1383	1442	1495	1552	1607	1666	1756
RADIOLOGIC TECHNOLOGIST III	1511	1575	1636	1703	1766	1831	1934
RANGER I	1383	1442	1495	1552	1607	1666	1756
RANGER II	1511	1575	1636	1703	1766	1831	1934
RANGER III	1577	1645	1714	1783	1851	1922	2031
RANGER IV	1653	1727	1798	1878	1950	2026	2142
REHAB. COUNSELOR AIDE I	1331	1381	1435	1486	1542	1595	1677
REHAB. COUNSELOR AIDE II	1443	1504	1560	1623	1683	1741	1837
REHAB. WORKSHOP INSTRUCTOR II	1424	1486	1543	1602	1659	1718	1813
SITE INTERPRETIVE SPECIALIST I	1160	1199	1238	1278	1317	1355	1423
SITE INTERPRETIVE SPECIALIST II	1239	1283	1327	1373	1418	1464	1543
SITE INTERPRETIVE SPECIALIST III	1383	1442	1495	1552	1607	1666	1756
SOCIAL SERVICE COMMUNITY PLANNER	1443	1504	1560	1623	1683	1741	1837
UNEMP. INSURANCE CLAIMS TECH. I	1199	1239	1280	1322	1365	1409	1482
UNEMP. INSURANCE CLAIMS TECH. II	1283	1331	1379	1430	1478	1528	1609
UNEMP. INSURANCE CLAIMS TECH. III	1331	1381	1435	1486	1542	1595	1677
VETERANS SERVICE OFFICER	1511	1575	1636	1703	1766	1831	1934
VOCATIONAL INSTRUCTOR	1511	1575	1636	1703	1766	1831	1934

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	1	2	3	4	5	6	7
COMPLIANCE OFFICER	1577	1645	1714	1783	1851	1922	2031
CONSERVATION RESOURCE TECHNICIAN I	1383	1442	1495	1552	1607	1666	1756
CONSERVATION RESOURCE TECHNICIAN II	1577	1645	1714	1783	1851	1922	2031
CRIME SCENE TECHNICIAN	2006	2104	2201	2300	2396	2490	2639
PUBLIC AID ELIGIBILITY ASSISTANT	1283	1331	1379	1430	1478	1528	1609
RADIOLOGIC TECHNOLOGIST I	1443	1504	1560	1623	1683	1741	1837

Effective: July 1, 1988

	1	2	3	4	5	6	7
APPAREL/DRY GOODS SPEC. III	1495	1560	1620	1682	1742	1804	1904
ASSISTANT REIMBURSEMENT OFFICER	1301	1347	1393	1442	1489	1537	1620
AUDIOMETRIC & VISUOMETRIC TECH.	1218	1259	1300	1342	1383	1423	1494
CHILD DEVELOPMENT AIDE I	1178	1218	1257	1294	1336	1374	1444
CHILD DEVELOPMENT AIDE II	1301	1347	1393	1442	1489	1537	1620
CHILD DEVELOPMENT AIDE III	1398	1450	1507	1560	1619	1675	1761
COMMUNITY WORKER I	1388	1440	1492	1548	1601	1655	1745
COMMUNITY WORKER II	1440	1493	1554	1609	1672	1727	1818
COMPLIANCE OFFICER	1656	1727	1800	1872	1944	2018	2133
CONSERVATION RESOURCE TECH. I	1452	1514	1570	1630	1687	1749	1844
CONSERVATION RESOURCE TECH. II	1656	1727	1800	1872	1944	2018	2133
CONSTRUCTION SUPERVISOR I	1656	1727	1800	1872	1944	2018	2133
CONSTRUCTION SUPERVISOR II	1904	1993	2085	2171	2262	2352	2492
COUNSELOR-MODEL EMPLOYER	1452	1514	1570	1630	1687	1749	1844
CRIME SCENE TECHNICIAN	2106	2209	2311	2415	2516	2615	2771
CRIME STUDIES ASSOCIATE	1452	1514	1570	1630	1687	1749	1844
DENTAL ASSISTANT	1259	1301	1344	1388	1433	1479	1556
DENTAL HYGIENIST	1452	1514	1570	1630	1687	1749	1844
ELECTROENCEPHALOGRAPH SUPV.	1452	1514	1570	1630	1687	1749	1844
ELECTROENCEPHALOGRAPH TECH.	1347	1398	1448	1502	1552	1604	1689
EMPLOYMENT SECURITY MANPOWER TECH. I	1259	1301	1344	1388	1433	1479	1556
EMPLOYMENT SECURITY MANPOWER TECH. II	1347	1398	1448	1502	1552	1604	1689
ENVIRONMENTAL PROTECTION TECHNICIAN I	1347	1398	1448	1502	1552	1604	1689
ENVIRONMENTAL PROTECTION TECHNICIAN II	1452	1514	1570	1630	1687	1749	1844
HEARING & SPEECH TECHNICIAN I	1259	1301	1344	1388	1433	1479	1556
HEARING & SPEECH TECHNICIAN II	1398	1450	1507	1560	1619	1675	1761
HISTORIC SITE INTERPRETER	1398	1450	1507	1560	1619	1675	1761
HISTORIC SITE LEAD I	1656	1727	1800	1872	1944	2018	2133

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	1	2	3	4	5	6	7
HISTORIC SITE LEAD II	1736	1813	1888	1972	2048	2127	2249
HOMEMAKER I	1259	1301	1344	1388	1433	1479	1556
HOMEMAKER II	1398	1450	1507	1560	1619	1675	1761
HOUSEKEEPER I	1145	1178	1215	1252	1290	1324	1390
HOUSEKEEPER II	1178	1215	1255	1292	1328	1369	1440
HUMAN SERVICES GENERALIST	1398	1450	1507	1560	1619	1675	1761
HUNTER SAFETY INSTRUCTOR I	1301	1347	1393	1442	1489	1537	1620
HUNTER SAFETY INSTRUCTOR II	1347	1398	1448	1502	1552	1604	1689
INHALATION THERAPIST	1347	1398	1448	1502	1552	1604	1689
INTERMITTENT UNEMPLOYMENT INSURANCE TECHNICIAN	7.73	8.01	8.27	8.55	8.82	9.10	9.54
LABORATORY HELPER	1178	1215	1255	1292	1328	1369	1440
LABORATORY TECHNICIAN I	1294	1342	1385	1432	1477	1526	1603
LABORATORY TECHNICIAN II	1388	1440	1492	1548	1601	1655	1745
LABORATORY TECHNICIAN III	1495	1560	1620	1682	1742	1804	1904
LEGAL RESEARCH ASSISTANT*	1656	1727	1800	1872	1944	2018	2133
LICENSED PRACTICAL NURSE I	1402	1454	1507	1563	1617	1672	1762
LICENSED PRACTICAL NURSE II	1471	1524	1586	1641	1700	1758	1849
MEDICAL RECORDS ASSISTANT	1398	1450	1507	1560	1619	1675	1761
MEDICAL RECORDS TECHNICIAN	1515	1579	1638	1704	1767	1828	1929
PHARMACIST APPRENTICE	1259	1301	1344	1388	1433	1479	1556
PUBLIC AID ELIGIBILITY ASST.	1347	1398	1448	1502	1552	1604	1689
RADIOLOGIC TECHNOLOGIST	1515	1579	1638	1704	1767	1828	1929
RADIOLOGIST TECHNOLOGIST	1587	1654	1718	1788	1854	1923	2031
PROGRAM COORDINATOR	1656	1727	1800	1872	1944	2018	2133
RANGER	1398	1450	1507	1560	1619	1675	1761
REHAB. COUNSELOR AIDE I	1515	1579	1638	1704	1767	1828	1929
REHAB. COUNSELOR AIDE II	1495	1560	1620	1682	1742	1804	1904
REHAB. WORKSHOP INSTRUCTOR II	1736	1813	1888	1972	2048	2127	2249
SENIOR RANGER	1452	1514	1570	1630	1687	1749	1844
SITE TECHNICIAN I	1587	1654	1718	1788	1854	1923	2031
SITE TECHNICIAN II	1515	1579	1638	1704	1767	1828	1929
SOCIAL SERVICE COMMUNITY PLANNER	1515	1579	1638	1704	1767	1828	1929
UNEMP. INSURANCE CLAIMS TECHNICIAN I	1259	1301	1344	1388	1433	1479	1556
UNEMP. INSURANCE CLAIMS TECHNICIAN II	1347	1398	1448	1502	1552	1604	1689
UNEMP. INSURANCE CLAIMS TECHNICIAN III	1398	1450	1507	1560	1619	1675	1761
VETERANS SERVICE OFFICER	1587	1654	1718	1788	1854	1923	2031
VOCATIONAL INSTRUCTOR	1587	1654	1718	1788	1854	1923	2031

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	S T E P S						
	1	2	3	4	5	6	7
LICENSED PRACTICAL NURSE I	1402	1456	1512	1570	1631	1694	1762
LICENSED PRACTICAL NURSE II	1471	1528	1587	1648	1712	1778	1849
Effective April 16, 1989							
	S T E P S						
	1	2	3	4	5	6	7
DATA PROCESSING ADMINISTRATIVE SPEC	1736	1813	1888	1972	2048	2127	2249
DATA PROCESSING SPECIALIST	1587	1654	1718	1788	1854	1923	2031
DATA PROCESSING TECHNICIAN	1398	1450	1507	1560	1619	1675	1761
DATA PROCESSING TECHNICIAN TRAINEE	1259	1301	1344	1388	1433	1479	1556
OFFICE ADMINISTRATIVE SPECIALIST	1587	1654	1718	1788	1854	1923	2031
OFFICE SPECIALIST	1515	1579	1638	1704	1767	1828	1929

(Source: Peremptory Amendment at 13 Ill. Reg. 8080, effective May 10, 1989.)

Section 310. TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)

Effective July 1, 1986

	S T E P S						
	1	2	3	4	5	6	7
AGRICULTURAL PRODUCTS PROMOTER	1384	1442	1499	1560	1620	1679	1773
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1516	1581	1650	1721	1787	1857	1965
ANIMAL HEALTH INSPECTOR	1384	1442	1499	1560	1620	1679	1773
ANIMAL WELFARE INSPECTOR	1384	1442	1499	1560	1620	1679	1773
APIARY INSPECTOR	1028	1062	1093	1128	1163	1197	1257
ARSON INVESTIGATOR I	1663	1740	1820	1896	1976	2057	2178
ARSON INVESTIGATOR II	1838	1930	2017	2109	2197	2286	2421
BREATH ALCOHOL ANALYSIS TECHNICIAN	1583	1656	1729	1801	1875	1944	2017
COMMODITIES INSPECTOR	1265	1319	1369	1423	1473	1526	2135
CONSERVATION POLICE OFFICER I	1583	1656	1729	1801	1875	1944	2017
CONSERVATION POLICE OFFICER II	1663	1740	1820	1896	1976	2057	2135
DANGEROUS DRUGS COMPLIANCE OFFICER I	1444	1506	1572	1633	1698	1761	1864
DANGEROUS DRUGS COMPLIANCE OFFICER II	1583	1656	1729	1801	1875	1944	2057
DANGEROUS DRUGS COMPLIANCE OFFICER III	1663	1740	1820	1896	1976	2057	2178
DRUG COMPLIANCE INVESTIGATOR	1846	1936	2025	2116	2205	2291	2428
EGG AND PRODUCTS INSPECTOR	1320	1377	1428	1487	1541	1596	1685
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1265	1319	1369	1423	1473	1526	1608

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Effective January 1, 1989

	S T E P S						
	1	2	3	4	5	6	7
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1384	1442	1499	1560	1620	1679	1773
EXPLOSIVES INSPECTOR	1384	1442	1499	1560	1620	1679	1773
FIELD INSPECTOR	1176	1217	1262	1308	1353	1399	1474
FINGERPRINT TECHNICIAN I	1176	1217	1262	1308	1353	1399	1474
FINGERPRINT TECHNICIAN II	1265	1319	1369	1423	1473	1526	1608
FINGERPRINT TECHNICIAN III	1384	1442	1499	1560	1620	1679	1773
FIRE INVESTIGATOR I	1444	1506	1572	1633	1698	1761	1864
FIRE INVESTIGATOR II	1583	1656	1729	1801	1875	1944	2057
FIRE PREVENTION EDUCATION OFFICER I	1444	1506	1572	1633	1698	1761	1864
FIRE PREVENTION EDUCATION OFFICER II	1583	1656	1729	1801	1875	1944	2057
FIRE PREVENTION INSPECTOR I	1444	1506	1572	1633	1698	1761	1864
FIRE PREVENTION INSPECTOR II	1583	1656	1729	1801	1875	1944	2057
GRAIN INSPECTOR	1265	1319	1369	1423	1473	1526	1608
GRAIN SAMPLER	1176	1217	1262	1308	1353	1399	1474
GUARD I	1062	1095	1133	1168	1206	1242	1303
GUARD II	1176	1217	1262	1308	1353	1399	1474
GUARD III	1320	1377	1428	1487	1541	1596	1685
LICENSING ASSISTANT	1134	1176	1214	1258	1298	1342	1415
LICENSING INSPECTOR	1320	1377	1428	1487	1541	1596	1685
LICENSING INVESTIGATOR I	1444	1506	1572	1633	1698	1761	1864
LICENSING INVESTIGATOR II	1521	1589	1655	1728	1794	1864	1971
LIQUOR CONTROL SPECIAL AGENT I	1444	1506	1572	1633	1698	1761	1864
MOTOR CARRIER ENFORCEMENT OFFICER I	1444	1506	1572	1633	1698	1761	1864
MOTOR CARRIER ENFORCEMENT OFFICER II	1663	1740	1820	1896	1976	2057	2178
PERSONAL PROPERTY WAREHOUSE EXAMINER	1320	1377	1428	1487	1541	1596	1685
PLANT & PESTICIDE SPECIALIST I	1583	1656	1729	1801	1875	1944	2057
PLANT & PESTICIDE SPECIALIST II	1746	1830	1913	1993	2077	2161	2289
PLUMBING INSPECTOR	1846	1936	2025	2116	2205	2291	2428
POLICE OFFICER I	1444	1506	1572	1633	1698	1761	1864
POLICE OFFICER II	1583	1656	1729	1801	1875	1944	2057
POLYGRAPH EXAMINER I	1746	1830	1913	1993	2077	2161	2289
POLYGRAPH EXAMINER II	1939	2038	2135	2231	2328	2426	2573
POLYGRAPH EXAMINER III	2165	2275	2388	2500	2610	2721	2890
POULTRY INSPECTOR	1265	1319	1369	1423	1473	1526	1608
PRODUCTS & STANDARDS INSPECTOR	1384	1442	1499	1560	1620	1679	1773
SECURITY MATERIALS COURIER	1176	1217	1262	1308	1353	1399	1474
SECURITY OFFICER	1320	1377	1428	1487	1541	1596	1685
SECURITY OFFICER SERGEANT	1384	1442	1499	1560	1620	1679	1773
SEED ANALYST I	1320	1377	1428	1487	1541	1596	1685
SEED ANALYST II	1384	1442	1499	1560	1620	1679	1773
SITE SECURITY OFFICER	1176	1217	1262	1308	1353	1399	1474
TRUCK WEIGHING INSPECTOR	1201	1242	1287	1333	1378	1424	1499
VEHICLE TESTING COMPLIANCE OFFICER	1583	1656	1729	1801	1875	1944	2057
VEHICLE TESTING STATION INSPECTOR	1384	1442	1499	1560	1620	1679	1773

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	1	2	3	4	5	6	7
WAREHOUSE EXAMINER I	1384	1442	1499	1560	1620	1679	1773
WAREHOUSE EXAMINER II	1444	1506	1572	1633	1698	1761	1864
WELL INSPECTOR	1265	1319	1369	1423	1473	1526	1608

Effective October 1, 1986

S T E P S

S T E P S

	1	2	3	4	5	6	7
AGRICULTURAL PRODUCTS PROMOTER	1439	1500	1559	1622	1685	1746	1844
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1577	1644	1716	1790	1858	1931	2044
ANIMAL HEALTH INSPECTOR	1439	1500	1559	1622	1685	1746	1844
ANIMAL WELFARE INSPECTOR	1439	1500	1559	1622	1685	1746	1844
APIARY INSPECTOR	1069	1104	1137	1173	1210	1245	1307
ARSON INVESTIGATOR I	1730	1810	1893	1972	2055	2139	2265
ARSON INVESTIGATOR II	1912	2007	2098	2193	2285	2377	2518
BREATH ALCOHOL ANALYSIS TECHNICIAN	1646	1722	1798	1873	1950	2022	2139
COMMODITIES INSPECTOR	1316	1372	1424	1480	1532	1587	1672
CONSERVATION POLICE OFFICER I	1583	1656	1729	1801	1875	1944	2017
CONSERVATION POLICE OFFICER II	1663	1740	1820	1896	1976	2057	2135
DANGEROUS DRUGS COMPLIANCE OFFICER I	1502	1566	1635	1698	1766	1831	1939
DANGEROUS DRUGS COMPLIANCE OFFICER II	1646	1722	1798	1873	1950	2022	2139
DANGEROUS DRUGS COMPLIANCE OFFICER III	1730	1810	1893	1972	2055	2139	2265
DRUG COMPLIANCE INVESTIGATOR	1920	2013	2106	2201	2293	2383	2525
EGG AND PRODUCTS INSPECTOR	1373	1432	1485	1546	1603	1660	1752
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1316	1372	1424	1480	1532	1587	1672

ENVIRONMENTAL PROTECTION LEGAL

	1	2	3	4	5	6	7
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1439	1500	1559	1622	1685	1746	1844
EXPLOSIVES INSPECTOR	1439	1500	1559	1622	1685	1746	1844
FIELD INSPECTOR	1223	1266	1312	1360	1407	1455	1533
FINGERPRINT TECHNICIAN I	1223	1266	1312	1360	1407	1455	1533
FINGERPRINT TECHNICIAN II	1316	1372	1424	1480	1532	1587	1672
FINGERPRINT TECHNICIAN III	1439	1500	1559	1622	1685	1746	1844
FIRE INVESTIGATOR I	1502	1566	1635	1698	1766	1831	1939
FIRE INVESTIGATOR II	1646	1722	1798	1873	1950	2022	2139
FIRE PREVENTION EDUCATION OFFICER I	1502	1566	1635	1698	1766	1831	1939
FIRE PREVENTION EDUCATION OFFICER II	1646	1722	1798	1873	1950	2022	2139
FIRE PREVENTION INSPECTOR I	1502	1566	1635	1698	1766	1831	1939
FIRE PREVENTION INSPECTOR II	1646	1722	1798	1873	1950	2022	2139
GRAIN INSPECTOR	1316	1372	1424	1480	1532	1587	1672
GRAIN SAMPLER	1223	1266	1312	1360	1407	1455	1533
GUARD I	1104	1139	1178	1215	1254	1292	1355
GUARD II	1223	1266	1312	1360	1407	1455	1533
GUARD III	1373	1432	1485	1546	1603	1660	1752
LICENSING ASSISTANT	1179	1223	1263	1308	1350	1396	1472

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	1	2	3	4	5	6	7
LICENSING INSPECTOR	1373	1432	1485	1546	1603	1660	1752
LICENSING INVESTIGATOR I	1502	1566	1635	1698	1766	1831	1939
LICENSING INVESTIGATOR II	1582	1653	1721	1797	1866	1939	2050
LIQUOR CONTROL SPECIAL AGENT I	1502	1566	1635	1698	1766	1831	1939
MOTOR CARRIER ENFORCEMENT OFFICER I	1502	1566	1635	1698	1766	1831	1939
MOTOR CARRIER ENFORCEMENT OFFICER II	1730	1810	1893	1972	2055	2139	2265
PERSONAL PROPERTY WAREHOUSE EXAMINER	1373	1432	1485	1546	1603	1660	1752
PLANT & PESTICIDE SPECIALIST I	1646	1722	1798	1873	1950	2022	2139
PLANT & PESTICIDE SPECIALIST II	1816	1903	1990	2073	2160	2247	2381
PLUMBING INSPECTOR	1920	2013	2106	2201	2293	2383	2525
POLICE OFFICER I	1920	2013	2106	2201	2293	2383	2525
POLICE OFFICER II	1646	1722	1798	1873	1950	2022	2139
POLYGRAPH EXAMINER I	1816	1903	1990	2073	2160	2247	2381
POLYGRAPH EXAMINER II	2017	2120	2220	2320	2421	2523	2676
POLYGRAPH EXAMINER III	2252	2366	2484	2600	2714	2830	3006
POULTRY INSPECTOR	1316	1372	1424	1480	1532	1587	1672
PRODUCTS & STANDARDS INSPECTOR	1439	1500	1559	1622	1685	1746	1844
SECURITY MATERIALS COURIER	1223	1266	1312	1360	1407	1455	1533
SECURITY OFFICER	1373	1432	1485	1546	1603	1660	1752
SECURITY OFFICER SERGEANT	1439	1500	1559	1622	1685	1746	1844
SEED ANALYST I	1373	1432	1485	1546	1603	1660	1752
SEED ANALYST II	1439	1500	1559	1622	1685	1746	1844
SITE SECURITY OFFICER	1223	1266	1312	1360	1407	1455	1533
TRUCK WEIGHING INSPECTOR	1249	1292	1338	1386	1433	1481	1559
VEHICLE TESTING COMPLIANCE OFFICER	1249	1292	1338	1386	1433	1481	1559
VEHICLE TESTING STATION INSPECTOR	1439	1500	1559	1622	1685	1746	1844
WAREHOUSE EXAMINER I	1439	1500	1559	1622	1685	1746	1844
WAREHOUSE EXAMINER II	1502	1566	1635	1698	1766	1831	1939
WELL INSPECTOR	1316	1372	1424	1480	1532	1587	1672

Effective January 1, 1987

	1	2	3	4	5	6	7
AGRICULTURAL PRODUCTS PROMOTER	1439	1500	1559	1622	1685	1746	1844
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1577	1644	1716	1790	1858	1931	2044
ANIMAL HEALTH INSPECTOR	1439	1500	1559	1622	1685	1746	1844
ANIMAL WELFARE INSPECTOR	1439	1500	1559	1622	1685	1746	1844
APIARY INSPECTOR	1069	1104	1137	1173	1210	1245	1307
ARSON INVESTIGATOR I	1730	1810	1893	1972	2055	2139	2265
ARSON INVESTIGATOR II	1912	2007	2098	2193	2285	2377	2518
BREATH ALCOHOL ANALYSIS TECHNICIAN	1646	1722	1798	1873	1950	2022	2139
COMMODITIES INSPECTOR	1316	1372	1424	1480	1532	1587	1672

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
CONSERVATION POLICE OFFICER I*	1746	1830	1913	1993	2077	2161	2244
CONSERVATION POLICE OFFICER II*	1846	1936	2025	2116	2205	2291	2380
DANGEROUS DRUGS COMPLIANCE OFFICER I	1502	1566	1635	1698	1766	1831	1939
DANGEROUS DRUGS COMPLIANCE OFFICER II	1646	1722	1798	1873	1950	2022	2139
DANGEROUS DRUGS COMPLIANCE OFFICER III	1730	1810	1893	1972	2055	2139	2265
DRUG COMPLIANCE INVESTIGATOR	1920	2013	2106	2201	2293	2383	2525
EGG AND PRODUCTS INSPECTOR	1373	1432	1485	1546	1603	1660	1752
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1316	1372	1424	1480	1532	1587	1672
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1439	1500	1559	1622	1685	1746	1844
EXPLOSIVES INSPECTOR	1439	1500	1559	1622	1685	1746	1844
FIELD INSPECTOR	1223	1266	1312	1360	1407	1455	1533
FINGERPRINT TECHNICIAN I	1223	1266	1312	1360	1407	1455	1533
FINGERPRINT TECHNICIAN II	1316	1372	1424	1480	1532	1587	1672
FINGERPRINT TECHNICIAN III	1439	1500	1559	1622	1685	1746	1844
FIRE INVESTIGATOR I	1502	1566	1635	1698	1766	1831	1939
FIRE INVESTIGATOR II	1646	1722	1798	1873	1950	2022	2139
FIRE PREVENTION EDUCATION OFFICER I	1502	1566	1635	1698	1766	1831	1939
FIRE PREVENTION EDUCATION OFFICER II	1646	1722	1798	1873	1950	2022	2139
FIRE PREVENTION INSPECTOR I	1502	1566	1635	1698	1766	1831	1939
FIRE PREVENTION INSPECTOR II	1646	1722	1798	1873	1950	2022	2139
GRAIN INSPECTOR	1316	1372	1424	1480	1532	1587	1672
GRAIN SAMPLER	1223	1266	1312	1360	1407	1455	1533
GUARD I	1104	1139	1178	1215	1254	1292	1355
GUARD II	1223	1266	1312	1360	1407	1455	1533
GUARD III	1373	1432	1485	1546	1603	1660	1752
LICENSING ASSISTANT	1179	1223	1263	1308	1350	1396	1472
LICENSING INSPECTOR	1373	1432	1485	1546	1603	1660	1752
LICENSING INVESTIGATOR I	1502	1566	1635	1698	1766	1831	1939
LICENSING INVESTIGATOR II	1582	1653	1721	1797	1866	1939	2050
LIQUOR CONTROL SPECIAL AGENT I	1502	1566	1635	1698	1766	1831	1939
MOTOR CARRIER ENFORCEMENT OFFICER I	1502	1566	1635	1698	1766	1831	1939
MOTOR CARRIER ENFORCEMENT OFFICER II	1730	1810	1893	1972	2055	2139	2265
PERSONAL PROPERTY WAREHOUSE EXAMINER	1373	1432	1485	1546	1603	1660	1752
PLANT & PESTICIDE SPECIALIST I	1646	1722	1798	1873	1950	2022	2139
PLANT & PESTICIDE SPECIALIST II	1816	1903	1990	2073	2160	2247	2381
PLUMBING INSPECTOR	1920	2013	2106	2201	2293	2383	2525
POLICE OFFICER I	1577	1644	1716	1790	1858	1931	2044
POLICE OFFICER II	1730	1810	1893	1972	2055	2139	2265
POLYGRAPH EXAMINER I	1816	1903	1990	2073	2160	2247	2381
POLYGRAPH EXAMINER II	2017	2120	2220	2320	2421	2523	2676
POLYGRAPH EXAMINER III	2252	2366	2484	2600	2714	2830	3006
POULTRY INSPECTOR	1316	1372	1424	1480	1532	1587	1672
PRODUCTS & STANDARDS INSPECTOR	1439	1500	1559	1622	1685	1746	1844

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
SECURITY MATERIALS COURIER	1223	1266	1312	1360	1407	1455	1533
SECURITY OFFICER SERGEANT	1373	1432	1485	1546	1603	1660	1752
SECURITY OFFICER SERGEANT	1439	1500	1559	1622	1685	1746	1844
SEED ANALYST I	1373	1432	1485	1546	1603	1660	1752
SEED ANALYST II	1439	1500	1559	1622	1685	1746	1844
SITE SECURITY OFFICER	1223	1266	1312	1360	1407	1455	1533
TRUCK WEIGHING INSPECTOR	1249	1292	1338	1386	1433	1481	1559
VEHICLE TESTING COMPLIANCE OFFICER	1249	1292	1338	1386	1433	1481	1559
VEHICLE TESTING STATION INSPECTOR	1439	1500	1559	1622	1685	1746	1844
WAREHOUSE EXAMINER I	1439	1500	1559	1622	1685	1746	1844
WAREHOUSE EXAMINER II	1502	1566	1635	1698	1766	1831	1939
WELL INSPECTOR	1316	1372	1424	1480	1532	1587	1672
*CONSERVATION POLICE OFFICER I	LONGEVITY BONUS RATES						
	10 YRS.	15 YRS.	17.5 YRS.	20 YRS.	25 YRS.		
	2,576	2,705	2,840	2,983	3,131		
*CONSERVATION POLICE OFFICER II	LONGEVITY BONUS RATES						
	10 YRS.	15 YRS.	17.5 YRS.	20 YRS.	25 YRS.		
	2,654	2,783	2,918	3,061	3,209		
	Effective February 1, 1987						
	S T E P S						
	1	2	3	4	5	6	7
WAREHOUSE CLAIMS SPECIALIST	1912	2007	2098	2193	2285	2377	2518
WAREHOUSE EXAMINER III	1646	1722	1798	1873	1950	2022	2139
	Effective July 1, 1987						
	S T E P S						
	1	2	3	4	5	6	7
AGRICULTURAL PRODUCTS PROMOTER	1504	1568	1629	1695	1761	1825	1927
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1648	1718	1793	1871	1942	2018	2136
ANIMAL HEALTH INSPECTOR	1504	1568	1629	1695	1761	1825	1927
ANIMAL WELFARE INSPECTOR	1504	1568	1629	1695	1761	1825	1927
APIARY INSPECTOR	1117	1154	1188	1226	1264	1301	1366
ARSON INVESTIGATOR I	1808	1891	1978	2061	2147	2235	2367
ARSON INVESTIGATOR II	1998	2097	2192	2292	2388	2484	2631
BREATH ALCOHOL ANALYSIS TECHNICIAN	1720	1799	1879	1957	2038	2113	2235
COMMODITIES INSPECTOR	1375	1434	1488	1547	1601	1658	1747
CONSERVATION POLICE OFFICER I*	1825	1912	1999	2083	2170	2258	2345

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
CONSERVATION POLICE OFFICER II*	1929	2023	2116	2211	2304	2394	2487
DANGEROUS DRUGS COMPLIANCE OFFICER I	1570	1636	1709	1774	1845	1913	2026
DANGEROUS DRUGS COMPLIANCE OFFICER II	1720	1799	1879	1957	2038	2113	2235
DANGEROUS DRUGS COMPLIANCE OFFICER III	1808	1891	1978	2061	2147	2235	2367
DRUG COMPLIANCE INVESTIGATOR	2006	2104	2201	2300	2396	2490	2639
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1375	1434	1488	1547	1601	1658	1747
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1504	1568	1629	1695	1761	1825	1927
EXPLOSIVES INSPECTOR	1504	1568	1629	1695	1761	1825	1927
FIELD INSPECTOR	1278	1323	1371	1421	1470	1520	1602
FINGERPRINT TECHNICIAN I	1278	1323	1371	1421	1470	1520	1602
FINGERPRINT TECHNICIAN II	1375	1434	1488	1547	1601	1658	1747
FINGERPRINT TECHNICIAN III	1504	1568	1629	1695	1761	1825	1927
FIRE INVESTIGATOR I	1570	1636	1709	1774	1845	1913	2026
FIRE INVESTIGATOR II	1720	1799	1879	1957	2038	2113	2235
FIRE PREVENTION EDUCATION OFFICER I	1570	1636	1709	1774	1845	1913	2026
FIRE PREVENTION EDUCATION OFFICER II	1720	1799	1879	1957	2038	2113	2235
FIRE PREVENTION INSPECTOR I	1570	1636	1709	1774	1845	1913	2026
FIRE PREVENTION INSPECTOR II	1720	1799	1879	1957	2038	2113	2235
GRAIN INSPECTOR	1375	1434	1488	1547	1601	1658	1747
GRAIN SAMPLER	1278	1323	1371	1421	1470	1520	1602
GUARD I	1154	1190	1231	1270	1310	1350	1416
GUARD II	1278	1323	1371	1421	1470	1520	1602
GUARD III	1435	1496	1552	1616	1675	1735	1831
LICENSING ASSISTANT	1232	1278	1320	1367	1411	1459	1538
LICENSING INSPECTOR	1435	1496	1552	1616	1675	1735	1831
LICENSING INVESTIGATOR I	1570	1636	1709	1774	1845	1913	2026
LICENSING INVESTIGATOR II	1653	1727	1798	1878	1950	2026	2142
LIQUOR CONTROL SPECIAL AGENT I	1570	1636	1709	1774	1845	1913	2026
MOTOR CARRIER ENFORCEMENT OFFICER I	1570	1636	1709	1774	1845	1913	2026
MOTOR CARRIER ENFORCEMENT OFFICER II	1808	1891	1978	2061	2147	2235	2367
PERSONAL PROPERTY WAREHOUSE EXAMINER	1435	1496	1552	1616	1675	1735	1831
PLANT & PESTICIDE SPECIALIST I	1720	1799	1879	1957	2038	2113	2235
PLANT & PESTICIDE SPECIALIST II	1898	1989	2080	2166	2257	2348	2488
PLUMBING INSPECTOR	2006	2104	2201	2300	2396	2490	2639
POLICE OFFICER I	1648	1718	1793	1871	1942	2018	2136
POLICE OFFICER II	1808	1891	1978	2061	2147	2235	2367
POLYGRAPH EXAMINER I	1898	1989	2080	2166	2257	2348	2488
POLYGRAPH EXAMINER II	2108	2215	2320	2424	2530	2637	2796
POLYGRAPH EXAMINER III	2353	2472	2596	2717	2836	2957	3141
POULTRY INSPECTOR	1375	1434	1488	1547	1601	1658	1747
PRODUCTS & STANDARDS INSPECTOR	1504	1568	1629	1695	1761	1825	1927
SECURITY MATERIALS COURIER	1278	1323	1371	1421	1470	1520	1602
SECURITY OFFICER	1435	1496	1552	1616	1675	1735	1831

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
SECURITY OFFICER SERGEANT	1504	1568	1629	1695	1761	1825	1927
SEED ANALYST I	1435	1496	1552	1616	1675	1735	1831
SEED ANALYST II	1504	1568	1629	1695	1761	1825	1927
SITE SECURITY OFFICER	1278	1323	1371	1421	1470	1520	1602
TRUCK WEIGHING INSPECTOR	1305	1350	1398	1448	1497	1548	1629
VEHICLE TESTING COMPLIANCE OFFICER	1720	1799	1879	1957	2038	2113	2235
VEHICLE TESTING STATION INSPECTOR	1504	1568	1629	1695	1761	1825	1927
WAREHOUSE CLAIMS SPECIALIST	2108	2215	2320	2424	2530	2637	2796
WAREHOUSE EXAMINER I	1504	1568	1629	1695	1761	1825	1927
WAREHOUSE EXAMINER II	1720	1799	1879	1957	2038	2113	2235
WAREHOUSE EXAMINER III	1898	1989	2080	2166	2257	2348	2488
WELL INSPECTOR	1375	1434	1488	1547	1601	1658	1747
*CONSERVATION POLICE OFFICER I							
LONGEVITY BONUS RATES							
10 YRS.	2,692	2,827	2,968	3,117	3,272	25 YRS.	3,272
*CONSERVATION POLICE OFFICER II							
LONGEVITY BONUS RATES							
10 YRS.	2,773	2,908	3,049	3,199	3,353	25 YRS.	3,353
Effective August 1, 1987							
WELL INSPECTOR I	1653	1727	1798	1878	1950	2026	2142
WELL INSPECTOR II	1904	1994	2087	2174	2263	2354	2495
Effective January 1, 1988							
POLICE OFFICER I	1720	1799	1879	1957	2038	2113	2235
POLICE OFFICER II	1898	1989	2080	2166	2257	2348	2488
Effective July 1, 1988							
S T E P S							
1 2 3 4 5 6 7							
AGRICULTURAL PRODUCTS PROMOTER	1579	1646	1710	1780	1849	1916	2023
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1730	1804	1883	1965	2039	2119	2243
ANIMAL HEALTH INSPECTOR	1579	1646	1710	1780	1849	1916	2023
ANIMAL WELFARE INSPECTOR	1579	1646	1710	1780	1849	1916	2023

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S					
	1	2	3	4	5	6
APIARY INSPECTOR	1173	1212	1247	1287	1327	1366
ARSON INVESTIGATOR I	1898	1986	2077	2164	2254	2347
ARSON INVESTIGATOR II	2098	2202	2302	2407	2507	2608
BREATH ALCOHOL ANALYSIS TECHNICIAN	1806	1889	1973	2055	2140	2219
COMMODITIES INSPECTOR	1444	1506	1562	1624	1681	1741
CONSERVATION POLICE OFFICER I*	1993	2088	2184	2274	2370	2465
CONSERVATION POLICE OFFICER II*	2106	2209	2311	2415	2516	2615
DANGEROUS DRUGS COMPLIANCE OFFICER I	1649	1718	1794	1863	1937	2009
DANGEROUS DRUGS COMPLIANCE OFFICER II	1806	1889	1973	2055	2140	2219
DANGEROUS DRUGS COMPLIANCE OFFICER III	1898	1986	2077	2164	2254	2347
DRUG COMPLIANCE INVESTIGATOR	2106	2209	2311	2415	2516	2615
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1444	1506	1562	1624	1681	1741
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1579	1646	1710	1780	1849	1916
EXPLOSIVES INSPECTOR	1342	1389	1440	1492	1544	1596
FIELD INSPECTOR	1342	1389	1440	1492	1544	1596
FINGERPRINT TECHNICIAN I	1444	1506	1562	1624	1681	1741
FINGERPRINT TECHNICIAN II	1579	1646	1710	1780	1849	1916
FINGERPRINT TECHNICIAN III	1649	1718	1794	1863	1937	2009
FIRE INVESTIGATOR I	1806	1889	1973	2055	2140	2219
FIRE INVESTIGATOR II	1649	1718	1794	1863	1937	2009
FIRE INVESTIGATOR III	1806	1889	1973	2055	2140	2219
FIRE PREVENTION EDUCATION OFFICER I	1649	1718	1794	1863	1937	2009
FIRE PREVENTION EDUCATION OFFICER II	1806	1889	1973	2055	2140	2219
FIRE PREVENTION INSPECTOR I	1649	1718	1794	1863	1937	2009
FIRE PREVENTION INSPECTOR II	1806	1889	1973	2055	2140	2219
GRAIN INSPECTOR	1444	1506	1562	1624	1681	1741
GRAIN SAMPLER	1342	1389	1440	1492	1544	1596
GUARD I	1212	1250	1293	1334	1376	1418
GUARD II	1342	1389	1440	1492	1544	1596
GUARD III	1507	1571	1630	1697	1759	1822
LICENSING ASSISTANT	1294	1342	1386	1435	1482	1532
LICENSING INSPECTOR	1507	1571	1630	1697	1759	1822
LICENSING INVESTIGATOR I	1649	1718	1794	1863	1937	2009
LICENSING INVESTIGATOR II	1736	1813	1888	1972	2048	2127
LICENSING INVESTIGATOR III	1806	1889	1973	2055	2140	2219
LICENSING INVESTIGATOR IV	1993	2088	2184	2274	2370	2465
LIQUOR CONTROL SPECIAL AGENT I	1649	1718	1794	1863	1937	2009
MOTOR CARRIER ENFORCEMENT OFFICER I	1649	1718	1794	1863	1937	2009
MOTOR CARRIER ENFORCEMENT OFFICER II	1898	1986	2077	2164	2254	2347
MOTORIST ASSISTANCE SPECIALIST	1301	1347	1393	1442	1489	1537
PERSONAL PROPERTY WAREHOUSE EXAMINER	1507	1571	1630	1697	1759	1822
PLANT & PESTICIDE SPECIALIST I	1806	1889	1973	2055	2140	2219
PLANT & PESTICIDE SPECIALIST II	1993	2088	2184	2274	2370	2465
PLUMBING INSPECTOR	2106	2209	2311	2415	2516	2615

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	S T E P S					
	1	2	3	4	5	6
POLICE OFFICER I	1806	1889	1973	2055	2140	2219
POLICE OFFICER II	1993	2088	2184	2274	2370	2465
POLYGRAPH EXAMINER I	1993	2088	2184	2274	2370	2465
POLYGRAPH EXAMINER II	2213	2326	2436	2545	2657	2769
POLYGRAPH EXAMINER III	2471	2596	2726	2853	2978	3105
POULTRY-INSPECTOR	1444	1506	1562	1624	1681	1741
PRODUCTS & STANDARDS INSPECTOR	1579	1646	1710	1780	1849	1916
SECURITY OFFICER	1507	1571	1630	1697	1759	1822
SECURITY OFFICER SERGEANT	1579	1646	1710	1780	1849	1916
SEED ANALYST I	1507	1571	1630	1697	1759	1822
SEED ANALYST II	1579	1646	1710	1780	1849	1916
SITE SECURITY OFFICER	1342	1389	1440	1492	1544	1596
TRUCK WEIGHING INSPECTOR	1370	1418	1468	1520	1572	1625
VEHICLE TESTING COMPLIANCE OFFICER	1806	1889	1973	2055	2140	2219
VEHICLE TESTING STATION INSPECTOR	1579	1646	1710	1780	1849	1916
VITAL RECORDS QUALITY CONTROL INSPECTOR	1579	1646	1710	1780	1849	1916
WAREHOUSE CLAIMS SPECIALIST	2213	2326	2436	2545	2657	2769
WAREHOUSE EXAMINER I	1579	1646	1710	1780	1849	1916
WAREHOUSE EXAMINER II	1806	1889	1973	2055	2140	2219
WAREHOUSE EXAMINER III	1993	2088	2184	2274	2370	2465
WELL INSPECTOR I	1736	1813	1888	1972	2048	2127
WELL INSPECTOR II	1999	2094	2191	2283	2376	2472

*CONSERVATION POLICE OFFICER I

LONGEVITY BONUS RATES
10 YRS. 15 YRS. 17.5 YRS. 20 YRS. 25 YRS.
2,827 2,968 3,116 3,273 3,436

*CONSERVATION POLICE OFFICER II

LONGEVITY BONUS RATES
10 YRS. 15 YRS. 17.5 YRS. 20 YRS. 25 YRS.
2,912 3,053 3,201 3,359 3,521
(Source: Peremptory Amendment at 13 Ill. Reg. 8080, effective May 10, 1989.)

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF WITHDRAWAL OF PROPOSED RULES

- 1) The Heading of the Part: Services Delivered by the Department
- 2) Code Citation: 89 Ill. Adm. Code 302
- 3) Section Numbers: 302.310 Proposed Action: Amend
- 4) Date Notice of Proposed Amendments Published in the Illinois Register
September 2, 1988 12 Ill. Reg. 13814

5) Reason for the Withdrawal: Shortly after the rule was approved for adoption, the Department received final Federal regulations on the adoption assistance program which differed from the program instructions used to develop these proposed amendments. The Department is withdrawing the proposed rulemaking and submitting corrected proposed rulemaking.

DEPARTMENT OF THE LOTTERY

NOTICE OF REFUSAL TO MEET THE OBJECTIONS OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

- 1) The Heading of the Part: Lottery General
- 2) Code Citation: 11 Ill. Adm. Code 1770
- 3) Section Numbers: Action:

1770.10	Refusal
1770.20	Refusal
1770.30	Refusal
1770.40	Refusal
1770.50	Refusal
1770.60	Refusal
1770.70	Refusal
1770.80	Refusal
1770.90	Refusal
1770.100	Refusal
1770.110	Refusal
1770.120	Refusal
1770.130	Refusal
1770.140	Refusal
1770.150	Refusal
1770.160	Refusal
1770.170	Refusal
1770.180	Refusal
1770.190	Refusal
1770.200	Refusal

- 4) Date Notice of Proposed Rule Published in the Register:

June 17, 1988 12 Ill. Reg. 10298
(issue date)

- 5) Date JCAR Statement of Objection Published in the Register:

March 17, 1989 13 Ill. Reg. 3419
(issue date)

- 6) Summary of Action Taken by the Agency:

Objection #1 - Section 1770.40(a)

The Department believes that this section of the rules specifically implements sections 10.1 and 10.3 of the Illinois Lottery Act. As you know, these sections of the statute declare certain persons "ineligible" to receive a lottery license and

DEPARTMENT OF THE LOTTERY

NOTICE OF REFUSAL TO MEET THE OBJECTIONS OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

"prohibits" the commingling of lottery sales proceeds. We believe the intention of the General Assembly is clear that the Director must not contract for the sale of lottery products with certain businesses. It is a natural corollary to that prohibition that if someone holding a lottery license subsequently falls into one of the prohibited categories that the Director should immediately cease the license arrangement with that sales agent. The Department believes that the rule does not violate section 4.02 of the IAPA, first, because it is not properly a discretionary matter with the Director and, second, because it specifies the actions which will cause the rule to be invoked with sufficient precision and clarity to advise all of our agents of the actions which they must avoid. The Department has no other policies concerning the subject of this subsection.

As specified in section 10.1 of the Illinois Lottery Act, the Department's rule specifies that a hearing will be granted to any lottery agent wishing to contest the effect of this rule within 30 days of the termination. The lottery has adopted, without objection from JCAR, its rules on hearings which specifies that an independent hearing officer will deduce the applicable facts relating to the issue being contested and that the decision of that hearing officer will be reviewed by the Illinois Lottery Control Board. The Department believes that this procedure is sufficient to safeguard the legitimate interest of any of its licensees. Therefore, the Department will offer no further changes to this section.

Objection #2 - Section 1770.50

The nature of the responsibility of the Department to create and market various lottery sales products requires that the Department establish terms and conditions of holding a license so as to assure that the products are marketed uniformly, that the proceeds are collected efficiently, that the system is operated in a fashion that will maintain a public image of fairness and integrity and that will allow the Department to successfully coordinate the efforts of over 9,000 license holders. To this end, the Department has included in its rules certain conditions of licensing. The provisions of this rule present an enforcement mechanism to assure that the conditions of licensing are adhered to. The Department believes that this rule does not violate Section 4.02 because the prohibited actions which will give rise to an administrative hearing on the issue of whether the agent's status should be revoked or suspended are stated with sufficient

DEPARTMENT OF THE LOTTERY

NOTICE OF REFUSAL TO MEET THE OBJECTIONS OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

clarity and precision to permit the agents to understand the actions on their part which will give rise to the imposition of this rule. For example:

- f) failure to permit access to the lottery personnel to the place where lottery activities are conducted;
- h) failure to account for lottery tickets or proceeds from the sale of lottery tickets;
- n) failure to pay the Department any obligation it is due.

The rule requires that notice be given to the agent of violation of any of the provisions based upon whatever information is in the hands of the department and an opportunity for the agent to present any relevant facts to an independent hearing officer. We believe this procedure is an efficient and an impartial way of determining whether an agent has violated the rules. The results of the administrative hearing are subject to review by the Lottery Control Board and we believe that this process insures neither the Director nor the members of staff of the Department would be able to improperly suspend or revoke a license. Therefore, the Department will offer no further changes to this section.

Objection #3 - Section 1770.60(g)

Because of the great diversity of retail establishments that serve as lottery sales agents it is impossible to prescribe single configuration of equipment, marketing materials and displays to be used in selling lottery products. Furthermore, the changes which occur as each new game is developed and marketed involve a constantly changing set of promotional materials and instructions to the agents concerning the methods of sale of the lottery products. Therefore, the Department will offer no further changes to this section.

Objection #4 - Section 1770.60(s)

The Electronic Funds Transfer System which these rules require to be used by the licensed agents is in the view of the department an efficient method for collection Lottery revenues and, in many respects, it is faster and more secure than other methods used in the past. The System, itself, is not a subject of the Department's policies, but rather, is a function of the banking community and the entities responsible for regulating the banking community. The Department provides forms for its licensed agents to use when they are setting up an Electronic Funds Transfer account at their bank.

DEPARTMENT OF THE LOTTERY

NOTICE OF REFUSAL TO MEET THE OBJECTIONS OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

The Department had previously implemented this system of collections with certain agents prior to these rules being filed but we did not realize that it would be considered as a "policy" of the Department which required promulgation of the administrative rules process. The Joint Committee objection appears to relate to our having used this method of collection prior to the promulgation of a rule. If this a correct interpretation, then we are certainly trying to correct that by implementing Section 60(s) at this time. Therefore, the Department will offer no further changes to this section.

Objection #5 - Section 1770.90

The Department believes it has prescribed its policy regarding failure of its licensed agents to pay receipts of lottery sales in a timely manner with as much detail as is possible. The rule devotes approximately four pages to stating the Department's policy on delinquent payments. We believe that language on this subject makes clear the details of our policies. The objection specifically criticizes the Department for not stating what is "reasonably justified". The Department believes that an evaluation of the reasonableness of a sales agent's reasons for repeated delinquencies cannot be set forth to any greater specificity than has been used in this rule. Any sales agent who wishes to make an argument as to how the specific fact situation should be considered reasonable by the Department may do so in an administrative hearing. We believe that this is the only fair and reasonable way to handle the hundreds of possible "excuses" that could be offered by an agent. The Department believes it should not predetermine whether a given set of circumstances is reasonable or unreasonable. Therefore, the Department will offer no further changes to this section.

Objection #6 - Section 1770.150

This objection, together with the next one, goes to the very heart of the operations of the Lottery. As we understand the objections, they essentially fault the Department for not establishing, in sufficient detail, the manner in which the Lottery's various games will be handled. The Department believes that it has complied with Sections 7.1 and 7.2 of the Department's statutes with the sections of these rules which are objected to by the Joint Committee. In some respects the situation is analogous to a department publishing purchasing rules which state that certain products or services will be purchased through bids or requests for proposals, then issuing specific bid specifications or detailed requirements by separate documents which are not the subject of

DEPARTMENT OF THE LOTTERY

NOTICE OF REFUSAL TO MEET THE OBJECTIONS OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

rules. Moreover, the operations of the Lottery are different in some respects from those of other departments. The department offers various games which are of a short duration and are replaced with different games which have somewhat different methods and procedures of play or which have different prizes associated with them and which are continuously subject to marketing and promotional responses to the public's reactions to each game. As such, we believe it is impossible for the Lottery to efficiently operate its mandated purpose without utilizing specific instructions unique to each game which are promulgated as the game is offered and available to all players through licensed agents. It is also impossible to meet the mandate without the ability to direct the actions of our sales agents in response to circumstances that arise in an immediately effective manner. Therefore, the Department has introduced legislation to clarify the Department's authority under Sections 7.1 and 7.2 of its Act to utilize game rules and directives to its agents. Therefore, the Department will offer no further changes to this section.

Objection #7 - Sections 1770.170 and 1770.190(1)

This objection, together with the previous one, goes to the very heart of the operations of the Lottery. As we understand the objections, they essentially fault the Department for not establishing, in sufficient detail, the manner in which the Lottery's various games will be handled. The Department believes that it has complied with Sections 7.1 and 7.2 of the Department's statutes with the sections of these rules which are objected to by the Joint Committee. As previously stated, the operations of the Lottery are different from those of other departments in that we are constantly marketing a product to the public. The department offers various games which are of a short duration and are replaced with different games which have somewhat different methods and procedures of play or which have different prizes associated with them and which are continuously subject to marketing and promotional responses to the public's reactions to each game. As such, we believe it is impossible for the Lottery to efficiently operate its mandated purpose without utilizing specific instructions unique to each game which are promulgated as the game is offered and available to all players through licensed agents. It is also impossible to meet the mandate without the ability to direct the actions of our sales agents in response to circumstances that arise in an immediately effective manner. Therefore, the Department has introduced legislation to clarify the Department's

DEPARTMENT OF THE LOTTERY

NOTICE OF REFUSAL TO MEET THE OBJECTIONS OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

authority under Sections 7.1 and 7.2 of its Act to utilize game rules and directives to its agents. Therefore, the Department will offer no further changes to this section.

Objection #8 - Section 1770.190(d), (j), and (k)

Section 19 of the Illinois Lottery Act states "The Department shall establish an appropriate period for claiming prizes for each lottery game offered. Each claim period should be established in game rules issued by the Director, and included in written play instructions and shall be made available to all players through sales agents, licensed agents licensed to sell game tickets or shares. . . ." The Department believes that this section of the statute is appropriately implemented by these sections of the rules which have been objected to by the Joint Committee. Nevertheless, the Department has introduced legislation to further clarify the payment of prizes and claims procedures be established for each game through appropriately distributed game rules and play instructions. Therefore, the Department will offer no further changes to this section.

Objection #9 - Section 1770.190(e)

The Department does not require any particular form of identification and has no policy requiring any specific form of identification. This is primarily because in order to claim a prize, one must present a winning ticket. The ticket itself is a "bearer" instrument. The person presenting the ticket is considered the winner in the absence of any registered claim to the contrary. Any form of identification which the person bearing the ticket presents is generally acceptable. The Department has not found the need to establish any more detailed policy on identification than that stated in its rules. Therefore, the Department will offer no further changes to this section.

Objection #10 - Section 1770.200(a)

This section of the rules states specifically individuals who are not eligible to purchase lottery tickets or to claim lottery prizes. We believe that it is absolutely necessary to be specific regarding which members of the public are not eligible; it is not enough to describe standards. Therefore, the rule describes the individuals specifically. As additional circumstances arise and the determination is made by the Director that the security or integrity of the lottery be jeopardized she will proscribe the officers or employees of a such a contractor or vendor from purchasing lottery tickets or claiming lottery prizes. The will assure that there is absolute specificity and that the individuals

DEPARTMENT OF THE LOTTERY

NOTICE OF REFUSAL TO MEET THE OBJECTIONS OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

know ahead of time that they will not be eligible. We, therefore, believe that this rule does meet the standards of Section 4.02 of the Administrative Procedures Act in that it states the category of prohibited individuals precisely and clearly and makes provisions for the continued ability to specifically and clearly prohibit certain classes of individuals. Therefore, the Department will offer no further changes to this section.

Objection #11

The Joint Committee has objected to the Agency Analysis of Economic and Budgetary Effect submitted as part of the Department's second notice submission. The Department's rules do not regulate any industry in particular. It merely sets forth the types of activities and the manner of actions relating to individuals and businesses who voluntarily choose to become licensed agents. The Department did not believe that its rules, themselves, constituted any economic effect as we understood questions made on the form. The Illinois Lottery Act provides that only those businesses which are established for purposes other than the sale of lottery tickets may be licensed as sales agents. The Department has adhered to this statutory declaration in its selection of lottery sales agents. Consequently, each of our sales agents has a viable business activity which it conducts completely aside from its activities in the sale of lottery products. Nothing in the Lottery's general rules is intended to effect the agent's normal business activities with its products or services other than the sale of lottery tickets themselves. Therefore, we do not believe that these rules have any substantial economic effect upon any class of businesses. Therefore, the Department will offer no further changes to these sections.

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF WITHDRAWAL OF PROPOSED RULES

NOTICE OF WITHDRAWAL OF PROPOSED RULES

1) Heading of Part:

Residential Rehabilitation Facilities Code

Disabilities, suggested that the creation of a new licensure classification may not be the most effective means of addressing the needs of persons with chronic mental illness at this time.

2) Code Citation:

77 Ill. Adm. Code 380

The recent passage of the Federal Omnibus Budget Reconciliation Act, which took effect in December 1987, heightens the need to address the special needs and placement of these persons. The Department now intends to address these issues concerning appropriate care and active treatment for persons with chronic mental illness in long-term care facilities through reviewing the requirements for existing facilities, rather than through the creation of a new licensure category.

3) Section Numbers:Proposed Action

380.100,	380.110,	380.115,	380.120,	New Section
380.130,	380.140,	380.150,	380.160,	New Section
380.170,	380.180,	380.190,	380.200,	New Section
380.210,	380.220,	380.230,	380.240,	New Section
380.250,	380.260,	380.270,	380.280,	New Section
380.290,	380.300,	380.310,	380.320,	New Section
380.330,	380.340,	380.350,	380.360,	New Section
380.370,	380.380,	380.390,	380.400,	New Section
380.410,	380.420,	380.430,	380.440,	New Section
380.450,	380.460,	380.470,	380.480,	New Section
380.490,	380.495,	380.500,	380.510,	New Section
380.520,	380.530,	380.540,	380.550,	New Section
380.560,	380.570,	380.580,	380.590,	New Section
380.600,	380.610,	380.620,	380.630,	New Section
380.640,	380.650,	380.660,	380.670,	New Section
380.680,	380.690,	380.700,	380.710,	New Section
380.720,	380.730,	380.740,	380.750,	New Section
380.760,	380.770,	380.780,	380.790,	New Section
380.800,	380.810,	380.820,	380.830,	New Section
380.840,	380.850,	380.860,	380.870,	New Section
380.880,	380.890,	380.900,	380.910,	New Section

4) Date Notice of Proposed Rules Published in the Illinois Register:

January 27, 1989 (13 Ill. Reg. 987)

5) Reason for the Withdrawal:

These proposed rules are being withdrawn based on the Department's determination that a new licensure classification for long-term care facilities which specialize in the care of persons with chronic mental illness is not required at this time. Requirements for the licensure and operation of these specialized facilities were contained in the proposed rules which are being withdrawn.

Public comments on these proposed rules raised serious concerns about the need for a new licensure classification. In addition, other state agencies, including the Department of Mental Health and Developmental

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF CONSERVATION

Heading of Part:

North Point Marina

Code Citation:

17 Ill. Adm. Code 220

Section Numbers:

220.40

Date Originally Published in Illinois Register:January 20, 1989
13 Ill. Reg. 731

At its meeting on May 9, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 220.40(h) of the rules of the Department of Conservation entitled "North Point Marina" (17 Ill. Adm. Code 220) because the Department lacks the statutory authority to require charter boats operating in the commercial harbor to be covered by general liability and personal injury insurance with coverage of at least \$1,000,000.00 annually.

These proposed rules govern the use of the new North Point Marina, which will open this year at Illinois Beach State Park in Winthrop Harbor, Illinois and will be managed by the Department. The rules include provisions for boat slip rental permits, vessel requirements, use of the Marina, fees and charges, and regulation of commercial activities.

The Department's rules set forth requirements governing the use of the Marina by both recreational and commercial boaters (i.e., boaters who carry passengers for hire for purposes such as fishing expeditions). The Marina will have both a "main" harbor for recreational purposes and a commercial basin to which commercial activity is limited. Slip occupancy and fee requirements apply to both recreational and commercial activity. Section 220.40(h) of the rules sets forth specific requirements governing commercial activity. Section 220.40(h) states, in part: "Every charter boat must be covered by general liability and personal injury insurance with coverage of at least \$1,000,000.00. Proof of valid insurance must be submitted to the [Marina Administrative Office] annually." The Department was asked to cite its statutory authority for requiring charter boats to have liability and personal injury insurance of at least \$1,000,000.00.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF CONSERVATION
(Continued Page 2)

The Department could provide no specific statutory authority for this provision. The Department cited its authority to promulgate rules for the "use, care, improvement, control and administration of lands under its jurisdiction" (Ill. Rev. Stat. 1987, ch. 105, par. 468) under "An Act in relation to the acquisition, control, maintenance, improvement and protection of State parks." This Act sets forth the responsibilities of the Department in regard to State parks, including employment of the employees necessary to operate the parks; construction and maintenance of bridges, roads, lodges, etc.; disposition of income; and punishment of offenses occurring in State parks. The Act does not include any authorization or requirements concerning liability insurance to be held by users of State parks. The Department also cited its authority to operate "public accommodation and service facilities," including marinas (Ill. Rev. Stat. 1987, ch. 127, par. 63a21) under portions of the Civil Administrative Code setting forth the responsibilities of the Department. The responsibilities include the development of recreational areas and designation of the size, kind, and type of boats to be used on lakes owned and operated by the Department. There is, however, no provision requiring insurance for any boats on such lakes. Finally, the Department cited its authority to license boats under the Boat Registration and Safety Act (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 311-1 et seq.). The Boat Registration and Safety Act sets forth requirements governing watercraft identification numbers, certificates of title, excepted liens and security interests, lost and abandoned watercraft, equipment, accident reports, and boat rental services, and authorizes the Department to promulgate rules carrying out the provisions of the Act. The Act does not contain any requirements for insurance for boats on State waters. The Department stated, however, that it believed these statutory provisions to provide sufficient authority for requiring charter boats to have insurance in the amount prescribed.

A review of the Department's existing rules reveals that nowhere else does the Department require insurance for persons using the Department's waters. No insurance requirements are contained in the Department's rules entitled "Commercial Fishing and Musseling in Certain Waters of the State" (17 Ill. Adm. Code 830); "Commercial Fishing in Lake Michigan" (17 Ill. Adm. Code 850); and "Rental of Boats and Boating Facilities" (17 Ill. Adm. Code 210). The only provisions for liability insurance are contained in the Department's rules entitled "Regulations for the Letting of Concessions, Farm Leases, Sale of Buildings, and Demolitions" (17 Ill. Adm. Code 150) and "Boat Access Area Construction Program" (17 Ill. Adm. Code 3035). Section 150.40(f) requires contractors for demolition to "acquire liability insurance in an amount specified by the Illinois Department of Conservation and name the . . .

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF CONSERVATION
(Continued Page 3)

Department . . . as an additional insured. Section 3035.70(h) requires local agencies that are provided assistance under the boat access area grant program to "indemnify, protect, defend and hold harmless the Department from any and all liability, costs, damages, expenses, or claims thereof arising under, through or by virtue of the construction, operation and maintenance of the . . . facilities." These provisions apply to entities that enter into contracts with the Department and not to users of the Department's facilities.

The Department clearly lacks the statutory authority to require charter boats operating in the Marina to have general liability and personal injury insurance of at least \$1,000,000.00. The statutory provisions cited by the Department grant the Department authority to operate the marina and to register motorboats and sailboats. They do not authorize the Department to regulate charter boats operating within the Marina and contain no provisions requiring or authorizing the Department to require charter boats to carry insurance. The Department's attempt to impose insurance requirements on charter boats is clearly beyond the scope of the Department's authority. If the Department believes that insurance of Charter boats is necessary, then the Department's proper course is to seek legislation to provide it with the authority to require insurance.

Therefore, the Joint Committee objects to Section 220.40(h) of the rules of the Department of Conservation entitled "North Point Marina" (17 Ill. Adm. Code 220) because the Department lacks the statutory authority to require charter boats operating in the commercial harbor to be covered by general liability and personal injury insurance with coverage of at least \$1,000,000.00 annually.

OBJ731

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF CONSERVATION

Heading of Part: North Point Marina

Code Citation: 17 Ill. Adm. Code 220

Section Numbers: 220.40

Date Originally Published in Illinois Register: January 20, 1989
13 Ill. Reg. 731

At its meeting on May 9, 1989, the Joint Committee recommended that the Department of Conservation seek legislation in regard to the above proposed rulemaking. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Joint Committee suggests that if the Department believes that it should require charter boats at North Point Marina to have general liability and personal injury insurance with coverage of at least \$1,000,000.00, the Department seek legislation to so require.

These proposed rules govern the use of the new North Point Marina, which will open this year at Illinois Beach State Park in Winthrop Harbor, Illinois and will be managed by the Department. The rules include provisions for boat slip rental permits, vessel requirements, use of the Marina, fees and charges, and regulation of commercial activities.

The Department's rules set forth requirements governing the use of the Marina by both recreational and commercial boaters (i.e., boaters who carry passengers for hire for purposes such as fishing expeditions). The Marina will have both a "main" harbor for recreational purposes and a commercial basin to which commercial activity is limited. Slip occupancy and fee requirements apply to both recreational and commercial activity. Section 220.40(h) of the rules sets forth specific requirements governing commercial activity. Section 220.40(h) states, in part: "Every charter boat must be covered by general liability and personal injury insurance with coverage of at least \$1,000,000.00. Proof of valid insurance must be submitted to the [Marina Administrative Office] annually." The Department was asked to cite its statutory authority for requiring charter boats to have liability and personal injury insurance of at least \$1,000,000.00.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATIONDEPARTMENT OF CONSERVATION
(Continued Page 2)

The Department could provide no specific statutory authority for this provision. The Department cited its authority to promulgate rules for the "use, care, improvement, control and administration of lands under its jurisdiction" (Ill. Rev. Stat. 1987, ch. 105, par. 468) under "An Act in relation to the acquisition, control, maintenance, improvement and protection of State parks." This Act sets forth the responsibilities of the Department in regard to State parks, including employment of the employees necessary to operate the parks; construction and maintenance of bridges, roads, lodges, etc.; disposition of income; and punishment of offenses occurring in State parks. The Act does not include any authorization or requirements concerning liability insurance to be held by users of State parks. The Department also cited its authority to operate "public accommodation and service facilities," including marinas (Ill. Rev. Stat. 1987, ch. 127, par. 63a21) under portions of the Civil Administrative Code setting forth the responsibilities of the Department. The responsibilities include the development of recreational areas and designation of the size, kind, and type of boats to be used on lakes owned and operated by the Department. There is, however, no provision requiring insurance for any boats on such lakes. Finally, the Department cited its authority to license boats under the Boat Registration and Safety Act (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 311-1 et seq.). The Boat Registration and Safety Act sets forth requirements governing watercraft identification numbers, certificates of title, excepted liens and security interests, lost and abandoned watercraft, equipment, accident reports, and boat rental services, and authorizes the Department to promulgate rules carrying out the provisions of the Act. The Act does not contain any requirements for insurance for boats on State waters. The Department stated, however, that it believed these statutory provisions to provide sufficient authority for requiring charter boats to have insurance in the amount prescribed.

A review of the Department's existing rules reveals that nowhere else does the Department require insurance for persons using the Department's waters. No insurance requirements are contained in the Department's rules entitled "Commercial Fishing and Musseling in Certain Waters of the State" (17 Ill. Adm. Code 830); "Commercial Fishing in Lake Michigan" (17 Ill. Adm. Code 850); and "Rental of Boats and Boating Facilities" (17 Ill. Adm. Code 210). The only provisions for liability insurance are contained in the Department's rules entitled "Regulations for the Letting of Concessions, Farm Leases, Sale of Buildings, and Demolitions" (17 Ill. Adm. Code 150) and "Boat Access Area Construction Program" (17 Ill. Adm. Code 3035). Section 150.40(f) requires contractors for demolition to "acquire liability insurance in an amount specified by the Illinois Department of Conservation and name the . . .

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Department . . . as an additional insured. Section 3035.70(h) requires local agencies that are provided assistance under the boat access area grant program to "indemnify, protect, defend and hold harmless the Department from any and all liability, costs, damages, expenses, or claims thereof arising under, through or by virtue of the construction, operation and maintenance of the . . . facilities." These provisions apply to entities that enter into contracts with the Department and not to users of the Department's facilities.

The Department clearly lacks the statutory authority to require charter boats operating in the Marina to have general liability and personal injury insurance of at least \$1,000,000.00. The statutory provisions cited by the Department grant the Department authority to operate the marina and to register motorboats and sailboats. They do not authorize the Department to regulate charter boats operating within the Marina and contain no provisions requiring or authorizing the Department to require charter boats to carry insurance. The Department's attempt to impose insurance requirements on charter boats is clearly beyond the scope of the Department's authority. If the Department believes that insurance of Charter boats is necessary, then the Department's proper course is to seek legislation to provide it with the authority to require insurance.

Therefore, the Joint Committee suggests that if the Department believes that it should require charter boats at North Point Marina to have general liability and personal injury insurance with coverage of at least \$1,000,000.00, the Department seek legislation to so require.

REC731

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYJOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

STATEMENT OF OBJECTION

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

ILLINOIS HOUSING DEVELOPMENT AUTHORITY
(Continued Page 2)Heading of Part:

Mortgage Credit Certificates

Code Citation:

47 Ill. Adm. Code 360

Section Numbers:

360.103, 360.104, 360.302, 360.305, 360.306, 360.309

Date Originally Published in Illinois Register:November 28, 1988
12 Ill. Reg. 19603

At its meeting on May 9, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Sections 360.103, 360.104, 360.302(d), 360.305(c), 360.306(a) and 360.309 of the proposed rules of the Illinois Housing Development Authority entitled "Mortgage Credit Certificates" (47 Ill. Adm. Code 360), because the proposed rules fail to comply with the requirements for incorporation by reference under Section 6.02 of the Illinois Administrative Procedure Act.

The Illinois Housing Development Authority promulgated this rulemaking to implement Section 25 of the Internal Revenue Code of 1986 (26 U.S.C. 25), which permits the State of Illinois to issue qualified mortgage credit certificates, which allow qualified buyers a credit against federal income taxes of 20 percent of the interest paid during years in which the credit certificate is in effect. The rulemaking provides for the assessment of fees, prescribes an application process for both lenders and borrowers, sets financing and eligibility standards and states a procedure by which a mortgage credit certificate may be reserved. Various administrative provisions relating to equal employment opportunity, severability provisions, etc. are also stated.

In the course of the Joint Committee's review of this rulemaking, the authority was asked to provide cross-references to various applicable regulations promulgated by the Secretary of the Treasury and to the publication issued annually by the U.S. Department of Housing and Urban Development inventorying metropolitan areas within Illinois in accordance with the incorporation by reference provisions of Section 6.02 of the IAPA. This issue arose in the definitions of the terms "maximum purchase price" and "mortgage loan" in Section 360.103, in which regulations or announcements promulgated by the Secretary of the

Treasury were described as being applicable, but not specifically cited. Sections 306.104, 306.302(d), 360.305(c), 360.306(a) and 360.309 make reference to "treasury regulations," "applicable regulations," and regulations promulgated under Sections 25 and 143 of the Internal Revenue Code.

Section 6.02 of the Illinois Administrative Procedure Act states:

a) An agency may incorporate by reference, in its rules adopted in accordance with Section 5 of this Act, regulations or rules of an agency of the United States or of a nationally recognized organization or association without publishing the incorporated material in full. The reference in the agency rules must fully identify the incorporated matter by location and date, and must state that the rule, regulation, standard or guideline does not include any later amendments or editions. . . (emphasis added).

b) As provided by this subsection, an agency may incorporate by reference in its rules adopted in accordance with Section 5.01 of this Act guidelines or standards of an agency of the United States, without publishing the incorporated material in full, provided that the incorporated material is readily available to the public. The reference in the agency rules must fully identify the incorporated matter by location and date, and must state that the guideline or standard does not include any later amendments or editions. An agency may incorporate by reference such matters in its rules only if the agency of the United States issuing or distributing the matter, or the organization, association or other entity acting on behalf of the agency of the United States, makes copies readily

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STATEMENT OF OBJECTION

ILLINOIS HOUSING DEVELOPMENT AUTHORITY
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available to the public. . . . (emphasis added).

Section 6.02(a), as quoted above, addresses the Authority's frequent references to federal regulations which are not cited, not dated, and which do not include a statement that there are no later amendments or editions. Thus, the Authority's reference to federal Treasury regulations fails to satisfy Section 6.02(a) on three separate counts.

Section 6.02(b) might provide for the inventory of metropolitan areas proposed by the U.S. Department of Housing and Urban Development referenced in the definition of "maximum income", or announcements by the Secretary concerning the "maximum purchase price" as defined in Section 360.103, but it fails on four counts. When asked for the most recent edition, the Authority could not provide a copy; thus, it is not readily available to the public. Further, the Authority was reluctant, although not unwilling, to cite the inventory of metropolitan areas by name, location, date and recite that no subsequent amendments or editions were applicable. The announcements by the Secretary concerning "maximum purchase price" were even less accurate in their frequency, regularity or designation.

In discussions with the Authority's representatives, what emerged was that the Authority did not wish to provide exact citations and dates for federal regulations referenced in its rules. The Authority stated it could not continually amend citations in its rulemaking to constantly reflect amendments to the governing federal rules. In fact, the Authority stated it could not amend its rules on even an annual basis, pointing out that different Parts of the Code of Federal Regulations were updated at different points of time in the year. In short, the Agency stated that strict compliance with Section 6.02 of the IAPA was too expensive and burdensome for it to achieve with its present staff. The Authority also decried the conceivable ongoing amendatory rulemaking process, with its attendant devotion of staff and effort, merely to make certain its rulemaking always provided exact, up-to-date citations to applicable federal regulations.

Section 6.02 of the IAPA is a statutory requirement. Obviously, the resources of a state agency are much superior to the resources of the regulated public subject to the rulemaking, which is told that it is subject to "applicable federal regulations," but not told where they are, when they were published or where they may be located. It is clear that Section 6.02's mandate is to impose this task on the agencies promulgating rules, and not on those individuals who are subject to

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STATEMENT OF OBJECTION

ILLINOIS HOUSING DEVELOPMENT AUTHORITY
(Continued Page 4)

them. If the Authority expects compliance with its regulations it has to fully identify the regulations with which those regulated must comply.

Therefore, the Joint Committee objects to Sections 360.103, 360.104, 360.302(d), 360.305(c), 360.306(a) and 360.309 of the proposed rules of the Illinois Housing Development Authority entitled "Mortgage Credit Certificates" (47 Ill. Adm. Code 360), because the proposed rules fail to comply with the requirements for incorporation by reference under Section 6.02 of the Illinois Administrative Procedure Act.

OBJ19603

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

POLLUTION CONTROL BOARD

Heading of Part:

General Rules

Code Citation:

35 Ill. Adm. Code 101

Section Numbers:

101.106, 101.120, 101.241, 101.243, 101.245

Date Originally Published in Illinois Register:

September 23, 1988
12 Ill. Reg. 14822

At its meeting on May 9, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objections are as follows:

Objection 1

It is recommended that the Joint Committee object to Sections 101.241(c), 101.243(a), and 101.245, of the Pollution Control Board's rule entitled "General Rules" (35 Ill. Adm. Code 101) because, contrary to Section 4.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.02) the rule fails to give standards to be used in determining what constitutes "material prejudice" as that term is used in relation to various discretionary determinations made by the Board or its hearing officers.

Subpart H, of Part 101 of the rules of the Pollution Control Board is entitled "Motion Practice." The rules set forth the procedures to be followed when filing motions and applies to all Board proceedings generally, except where superseded by a rule specific to a particular type of Board proceeding.

Section 101.241(c) provides that "[t]he moving person shall not have the right to reply, except as permitted by the Board or the hearing officer to prevent material prejudice." Section 101.243(a) provides that "[a]ll motions challenging the jurisdiction of the Board shall be filed prior to the filing of any other document by the moving participant or party, unless the Board determines that material prejudice would result." Section 101.245 provides that: "[a]ll motions preliminary to hearing shall be presented to the Board or the hearing officer at least 21 days prior to the date of hearing, unless allowed by the Board or the hearing officer to prevent material prejudice."

STATEMENT OF OBJECTION

POLLUTION CONTROL BOARD
(Continued Page 2)

In each instance, the Board was asked to elaborate upon the concept of material prejudice. As used in the rules, the term material prejudice is to guide the Board or its hearing officers in determining whether the actions referred to in the rules will be taken. The Board explained that the word material is defined in Section 101.101 as "relating to any substantive issue that is of consequence to the determination of a proceedings." The Board noted that the term prejudice has its ordinary meaning as used in the rules. The Board declined to modify any of these provisions to include the standards it will utilize in reaching a decision as to whether an action will be allowed or disallowed in order to prevent material prejudice.

Section 4.02 of the Illinois Administrative Procedure Act requires that each rule which implements a discretionary power to be exercised by an agency shall set forth the standards to be used in that discretionary exercise. Such standards shall be stated as precisely and clearly as is practicable under the conditions in order to fully inform those affected.

The Board is using the phrase "material prejudice" throughout these rules and asserts that material prejudice is in fact the standard it will utilize. However, despite the Board's assertions, "material prejudice" is not a standard as used in these rules rather, it is a conclusion reached by examining certain factors. The standards to be utilized in reaching the conclusion that "material prejudice" will or will not result need to be placed in the Board's rules.

The Department asserts that as the term material is defined in Section 101.101 no further explanation is necessary in each of these rules. However, this general definition does not really provide any guidance as to the particular situations found in the rules. As a result, those regulated really have no benchmark against which to determine whether motions will be granted or denied. Absent further direction by the Board in the form of clear rules, hearing officers employed by the Board have no standards to use when making determinations as to motions. The potential for inconsistent actions by the Board and its hearing officers is increased, and this is precisely what Section 4.02 of the IAPA is to prevent.

Therefore, the Joint Committee objects to Sections 101.241(c), 101.243(a), 101.245, and 101.247(c) of the Pollution Control Board's rule entitled "General Rules" (35 Ill. Adm. Code 101) because, contrary to Section 4.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1004.02) the rule fails to give standards to be used in determining what constitutes "material prejudice".

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONPOLLUTION CONTROL BOARD
(Continued Page 3)Objection 2

The Joint Committee objects to Section 101.106(a) of the rules of the Pollution Control Board entitled "General Rules" because, contrary to the requirements of Section 4.02 of the Illinois Administrative Procedure Act, the rule fails to state the standards which will be used by the Board or a hearing officer to determine whether written materials from a Board docket will be allowed to be incorporated into the record of a different Board proceeding.

This rulemaking sets forth provisions governing practices and procedures before the Pollution Control Board. Part 101 is applicable to all proceedings before the Board except where superseded by a rule specific to a particular type of Board proceeding. Section 101.106 allows for the incorporation of written materials from a Board proceeding into the record of any other proceeding. Section 101.106(a) provides in relevant part that "upon the request of any person or upon its own initiative, the Board or any hearing officer may incorporate materials from the record of another Board docket into any proceeding ... The person seeking incorporation shall demonstrate to the Board or any hearing officer that the material to be incorporated is relevant to the proceeding."

The Board was asked to clarify this rule to explain whether a party is allowed an opportunity to respond to or dispute the requested incorporation of materials by another party, the Board or a hearing officer. In addition, the Board was asked whether materials introduced in a proceeding for purposes of impeachment would also be incorporated as a matter of right. Finally, the Board was asked to clarify the standards used by the Board in determining whether the material requested for incorporation is relevant to the proceeding into which incorporation is sought.

The Board declined to amend the rule to clarify the incorporation process. The Board advised that parties are not allowed to respond to a request by another party, the Board or the hearing officer for incorporation of materials from another proceeding. The Board explained that providing such an opportunity would cause undue delay. The Board indicated that materials introduced in a prior proceeding in impeachment of incorporated materials will not be automatically incorporated. It was indicated by the Board that impeachment materials will be incorporated if the requisite showing of relevancy is made by the party making the request required by Section 101.106(a). It is the

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONPOLLUTION CONTROL BOARD
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Board's position that this rule is sufficiently clear in its present form and that no clarification of what will be deemed relevant is necessary.

Section 4.02 of the Illinois Administrative Procedure Act provides that each rule which implements a discretionary power to be exercised by an agency shall set forth the standards to be used in that exercise of discretion. The standards are to be stated as precisely and clearly as is practicable under the conditions to inform fully those affected.

Section 101.106(a) of the Board's rules does not comply with the requirements of Section 4.02 of the IAPA. The rule provides that the Board or a hearing officer "may" incorporate material from other proceedings. The only "standard" found in the rule is that the material is found to be "relevant." Without further elaboration upon the standards to be utilized in reaching the determination of relevancy, the rule is of no help to those seeking guidance as to whether material may be incorporated.

The Board has seemed to indicate in its comments that it wishes to be liberal in allowing materials to be incorporated. The Board's rule as presently drafted could allow a liberal right of incorporation, it could also, in the view of a different hearing officer justify an extremely limited right of incorporation. The failure of the Board to allow for a response by another party to a request for incorporation is puzzling. Also, the failure of the rule to address the issue of impeachment material is unclear. The Board asserts that there is no need to address impeachment material specifically. It asserts that the same standard of rulemaking would apply. The problem with the Board's rule as presently drafted is that by being silent about impeachment material and by not allowing response to a request for incorporation the situation could occur where material is allowed for incorporation, but material in impeachment thereof is not. As the Board's standards are not clearly stated, the rule fails to comply with the requirements of Section 4.02 of the IAPA.

Therefore, the Joint Committee objects to Section 101.106(a) of the rules of the Pollution Control Board entitled "General Rules" because, contrary to the requirements of Section 4.02 of the Illinois Administrative Procedure Act, the rule fails to state the standards which will be used by the Board or a hearing officer to determine whether written materials from a Board docket will be allowed to be incorporated into the record of a different Board proceeding.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

POLLUTION CONTROL BOARD
(Continued Page 5)Objection 3

It is recommended that the Joint Committee object to Section 101.120 of the rules of the Pollution Control Board because the rule is incomplete in that it fails to state relevant Board policies relative to filing fees which the Board detailed in a resolution of December 15, 1988.

Public Act 85-1331 added Section 7.2 to the Environmental Protection Act. Section 7.2 of the Act requires the Board to collect filing fees for petitions for site specific regulations, for variances, for review of permits, to contest local grant decisions and for adjusted standards.

Section 101.120 of the Board's present rulemaking addresses the issue of filing fees. Section 101.120(a) requires that fees shall be paid at the time the petition is presented to the Clerk for filing. Section 101.120(b) quotes the various filing fees set forth in Section 7.2 of the Act. Section 101.120(c) states that the Clerk will refuse to accept any petition which is not accompanied by the require fee.

On December 15, 1988 the Board adopted a resolution which provided that the Board would begin to collect the filing fees as of January 2, 1989. The Board's resolution of December 15, 1988 goes further than just applying the statutory fees. The resolution also interprets and construes portions of Section 7.2 of the Act.

The resolution states, in part:

The Board construes the fee requirement of Section 7.2(b) "petition for variance" applying only to variances filed pursuant to Section 35(a) of the Act. No filing fee is required for provisional variances pursuant to Section 35(b) of the Act.

The Board construes the fee requirement of Section 7.2(c) "petition for review of permit" as applying to all actions brought pursuant to Section 40 of the Act.

Section 3.09 of the IAPA defines a rule as "each agency statement of general applicability that implements, applies, interprets, or prescribes law or policy. . . ." The Board made a determination, that the 7.2(b) petition for variance does not apply to provisional variances under Section 35(b). Similarly, the Board construed the fee requirement of

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POLLUTION CONTROL BOARD
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Section 7.2(c) as applying to all actions brought pursuant to Section 40 of the Act. It seems apparent that the above-quoted portions of the Board's resolution constitute rules as they set forth the Board's interpretation of the scope of Section 7.2.

Section 5(a) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1005(a)) states that "prior to the adoption, actions required by Section 5.01, 5.02, or 5.03, whichever is applicable." Section 4(c) of the IAPA provides that no agency rule is valid or effective against any person or party, nor may it be invoked by the agency for any purpose until it has made available for public inspection and filed with the Secretary of State as required by this Act.

The Board's rules are incomplete in that Section 101.120 fails to fully explain the board's policies relative to fees. This information should be adopted as rules, not just announced through a Board resolution.

Therefore, it is recommended that the Joint Committee object to Section 101.120 of the rules of the Pollution Control Board because the rule is incomplete in that it fails to state relevant Board policies relative to filing fees which the Board detailed in a resolution of December 15, 1988.

OBJ14822

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATION

DEPARTMENT OF TRANSPORTATION

Heading of Part: Financing the Installation and Maintenance of School Traffic Signals and Commercial-Industrial Traffic Signals on State Highways

Code Citation: 92 Ill. Adm. Code 545

Section Numbers: 545.10, 545.20, 545.30, 545.40

Date Originally Published in Illinois Register: January 27, 1989
13 Ill. Reg. 1111

At its meeting on May 9, 1989, the Joint Committee voted to request the Department of Transportation to proceed with the necessary steps toward adoption of the above captioned rulemaking.

The specific recommendation is as follows:

The Joint Committee requests that the Department of Transportation proceed with the necessary steps toward adoption of its rulemaking entitled "Financing the Installation and Maintenance of School Traffic Signals and Commercial-Industrial Traffic Signals on State Highways" (92 Ill. Adm. Code 545) because, contrary to the Department's assertions, the rulemaking consists of policies of the Department meeting the definition of "rule" set out in Section 3.09 of the IAPA, and as a result must be adopted pursuant to the rulemaking provisions of the IAPA in order to be effective.

The Department of Transportation proposed this rulemaking governing its policies for authorization of and underwriting the cost of installation and maintenance of school traffic signals and commercial and industrial signals by units of local government and commercial or industrial entities. Criteria detailing the conditions warranting placement of traffic signals for school areas are prescribed in the rulemaking. Provisions for the imposition of costs and maintenance responsibilities for school and commercial-industrial traffic signals are also established.

On March 14, 1989, the Joint Committee received the Department's second notice of this rulemaking. Included in the Department's second notice materials was a summary of public comment received by the Department from units of local government requesting if the Department's rulemaking would result in additional costs for municipalities or have any effect on "conventional signal installations at state, county highway installations." The Department reported it replied to both inquiries in the negative (no

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ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATIONDEPARTMENT OF TRANSPORTATION
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additional costs would be imposed and no new effect on existing traffic control installation policies would be created by this rulemaking).

Subsequent to the Department's second notice filing of this rulemaking the Department requested to extend the second notice period until June 12, 1989. This request was accepted by the Joint Committee at its meeting of April 5, 1989. The Department had contacted the Joint Committee requesting that the rulemaking be withdrawn, reporting that it had no intention of ultimately adopting the rulemaking. The Department stated that it did not believe its policies expressed in its rulemaking were an appropriate subject for rulemaking. Given that posture, the Department stated preparation of responses to the 23 inquiries posed by the Joint Committee in its General Problems or Questions Concerning Proposed Rulemaking would not be productive.

The Department should go forth with its rulemaking. Section 3.09 of the IAPA defines "rule" as "each agency statement" (of external applicability) "of general applicability that implements, applies, interprets, or prescribes law or policy" (emphasis added). The Department's rulemaking does contain policies affecting external parties. The Department's own description of this rulemaking does much to state the significance and need for the Department's policies to be adopted as administrative rules. Pertinent portions of that description, published in the Illinois Register, are reprinted below.

Section 4-201.12 of the Illinois Highway Code requires the Department of Transportation to place, erect and maintain on highways all traffic control devices and signs authorized by this Code This includes commercial-industrial and school signals on State routes. Section 4-101.1 of the Illinois Highway Code requires the Department to determine and adopt rules, regulations and specifications for State highways consistent with this Code.

Part 545 is being proposed because there is no rule on financing the installation and maintenance of school traffic signals and commercial-industrial traffic signals on State highways. This proposed rule is a means of equitably allocating the cost of installing, operating and maintaining these signals.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATIONDEPARTMENT OF TRANSPORTATION
(Continued Page 3)

The Department is proposing Part 545 as a means of evaluating requests for these special signals to: 1) determine if they are warranted, 2) establish the basis of financial responsibility of involved agencies, and, 3) provide requirements for operation of these signals after they are installed. This process is formalized through the signing of a joint agreement when costs are shared, or, through issuance of a permit by the Department when the entire cost of the installation is borne by the local agency or school board.

By the Department's own statement, it is required by statute to establish rules for traffic control devices and signs, and set out its policies concerning how costs, maintenance responsibility and authorization concerning school and industrial traffic signals are determined. The policies of the Department concerning public safety and finance are of critical importance, have external effect, and thus are "rules" as defined under Section 3.09 of the IAPA. Section 4(c) of the IAPA states "no agency rule is valid or effective against any person or party, nor may it be invoked by the agency for any purpose," (emphasis added), until adopted pursuant to the IAPA. It would appear to be incumbent on the Department to proceed with its rulemaking in this instance.

Noteworthy examples of policies of the Department within the Department's rulemaking include threshold physical safety requirements for installation of school traffic signals (Section 545.300(a)); additional safety standards for school traffic signals in excess of existing rule requirements (Section 545.300(d)); financial responsibility for installation, modernizations and maintenance of commercial-industrial signals in excess of existing requirements (Section 545.400(d)(1)).

Because the policies contained in this rulemaking are obviously "rules" as defined in Section 3.09 of the IAPA (and by the Department's own characterization in its description of this rulemaking) it would seem appropriate that the Joint Committee recommend that the Department continue with adoption of this rulemaking. That would seem warranted in this instance. The next meeting of the Joint Committee is scheduled for

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATIONDEPARTMENT OF TRANSPORTATION
(Continued Page 4)

June 6, 1989, some six days prior to the expiration of the second notice period; there is adequate time for the Department to proceed with responding to the Joint Committee's questions and go forward with this rulemaking.

Therefore, the Joint Committee requests that the Department of Transportation proceed with the necessary steps toward adoption of its rulemaking entitled "Financing the Installation and Maintenance of School Traffic Signals and Commercial-Industrial Traffic Signals on State Highways" (92 Ill. Adm. Code 545) because, contrary to the Department's assertions, the rulemaking consists of policies of the Department meeting the definition of "rule" set out in Section 3.09 of the IAPA, and as a result must be adopted pursuant to the rulemaking provisions of the IAPA in order to be effective.

REC1111

CARNIVAL-AMUSEMENT SAFETY BOARD

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of Part:

Carnival and Amusement Ride Inspection Law

2) Code Citation:

56 Ill. Adm. Code 6000

3) Register Citation to Notice of Proposed Amendments:Date: May 26, 1989, 13 Ill. Reg. 78454) Date, Time and Location of Public Hearing:

June 27, 1989

10:00 a.m.

Illinois Department of Labor

#1 West Old State Capitol Plaza, Room 300

Springfield, IL 62701

5) Name and Address of Agency Contact Person:

Questions regarding the proposed amendments or the public hearing shall be directed to:

Carl Kimble, Chief Inspector

Illinois Department of Labor

#1 West Old State Capitol Plaza, Room 300

Springfield, IL 62701

Telephone: 217/782-9347

DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

1. Statute requiring agency to publish this information in the Illinois Register:

Name of Act: Illinois Department of Revenue Sunshine Act
Citation: Ill. Rev. Stat. 1987, ch. 127, par. 2001
(Public Act 82-727, effective November 12, 1981)

2. Summary of information:

Index of Department of Revenue income tax letter rulings issued for the First Quarter of 1989.

The ruling letters are listed numerically with a brief synopsis under the following subjects:

Addition Modifications

Bond Premium Amortization

Dividends

Interest

Net Operating Loss

Zero Coupon Bonds

Other Rulings

(not included above)

Administrative Review

Allocation

(For Alternative Allocation rulings, see that heading)

Alternative Allocation

Amnesty

Apportionment

Financial Organizations

Insurance Companies

Payroll Factor

Property Factor

Sales Factor

Transportation Services

Other Rulings

(not included above)

Assessment

Bankruptcy

Base Income

(Also See Addition Modifica-

tions, Fringe Benefits,

Subtraction Modifications)

Books and Records

Bulk Sales: See Sales Outside the Ordinary Course of Business (Bulk Sales)

Business Income

Capital Gains (Losses)

(Also See Subtraction Modifica-

tions - Valuation Limitation)

Check Off Funds

Circuit Breaker

Claims for Refund: See Refunds

Collection

Combined Unitary Return

(Also See Unitary)

Commercial Domicile

Compensation

Composite Returns

Confidentiality

Credits

Coal Research and Utilization

Credit for Replacement Tax Paid

Enterprise Zone Investment

Foreign Tax

High Impact Business Investment

Jobs Tax

Replacement Tax Investment

Training Expense

Other Rulings

(not included above)

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NOTICE OF PUBLIC INFORMATION

NOTICE OF PUBLIC INFORMATION

Deficiencies
 Definitions
 Domestic International Sales Corporations (DISC's)
 Elections: See Combined Unitary Return, Extensions, Unitary Enterprise Zones
 (Also See Credits, Subtraction Modifications)
 Erroneous Refund: See Refunds
 Estates
 Estimated Tax
 Exempt Organizations
 Exemptions
 Extensions
 Failure to File: See Penalties
 Failure to Pay: See Penalties
 Farmers: See Estimated Tax
 Federal Returns
 Fiduciaries
 Financial Organizations: See Apportionment
 Foreclosure
 Foreign Sales Corporations (FSC's)
 Foreign Tax: See Credits
 Foreign Trade Zones: See Subtraction Modifications, Credits --
 Jobs Tax
 Forms
 Fraud: See Penalties
 Fringe Benefits
 IRC §125 "Cafeteria" Plans
 IRC §401(k) Plans
 Other Rulings
 (not included above)
 Gain (Loss): See Capital Gains (Losses), Valuation Limitation
 Information Reports
 Insurance Companies: See Apportionment
 Interest Income
 (Also See Addition Modifications, Subtraction Modifications)
 Interest on Refunds and Deficiencies
 IRC §338
 Jeopardy: See Assessment

Judicial Review
 Liens
 Lottery
 Military
 (Also See Subtraction Modifications)
 Miscellaneous
 Modification Addition: See Addition Modifications
 Modification Subtraction: See Subtraction Modifications
 Mutual Funds: See Subtraction Modifications
 Net Income (Loss) and Net Loss Deduction (IITA §207)
 (Also See Base Income, Capital Gains (Losses), Combined Unitary Return, Net Operating Loss and Net Operating Loss Deduction, Unitary)
 Net Operating Loss and Net Operating Loss Deduction
 Nexus: See Public Law 86-272/Nexus
 Nonbusiness Income
 Nonresidents: See Residency/Nonresidency
 Notice and Demand: See Notices
 Notices
 Overpayments: See Refunds
 Partnerships
 Payments:
 (Also See Estimated Tax)
 Payroll Factor: See Apportionment
 Penalties
 Failure to File (§1001)
 Failure to File withholding Returns (§1004)
 Failure to Pay (§1002)
 Failure to Pay Estimated Tax (§804)
 Fraud (§1002)
 Reasonable Cause (§1001)
 Underpayment of Tax (§1005)
 Other Rulings
 (not included above)

Pensions
 (Also See Subtraction Modifications)
 Political Organizations
 Property Factor: See Apportionment
 Property Tax: See Subtraction Modifications
 Protest
 Public Law 86-272/Nexus
 Real Estate Investment Trusts
 Reasonable Cause: See Penalties
 Refunds (Also See Subtraction Modifications)
 Statute of Limitations
 Other Rulings
 (not included above)
 Replacement Tax
 (Also See Credits)
 Residency/Nonresidency
 Returns
 (For Combined Unitary Return and Composite Return rulings, see those headings)
 Amended Returns
 Due Dates
 Requirements to File
 Short Period Returns
 Other Rulings
 (not included above)
 S Corporations
 Sales Factor: See Apportionment
 Sales Outside the Ordinary Course of Business (Bulk Sales)
 Seizure
 Separate Accounting: See Alternative Allocation
 Signature
 Specific Accounting
 Statute of Limitations: See Assessment, Collection, Deficiencies, Refunds
 Subchapter 'S' Corporations: See S Corporations

Subpart F Income: See Subtraction Modifications
 Subtraction Modifications
 Enterprise and Foreign Trade Zones
 Illinois Tax Refund
 Interest on U.S. Government Obligations
 Military
 Money Market Mutual Funds
 Qualified Pension Plans
 Real Estate Taxes
 Subpart F Income
 Valuation Limitation
 Other Rulings
 (not included above)
 Taxability in Other States
 Taxable Year
 Transferees
 (Also See Sales Outside the Ordinary Course of Business (Bulk Sales))
 Transportation Services: See Apportionment
 Trusts
 Unitary
 (Also See Combined Unitary Return)
 U.S. Government Obligations: See Subtraction Modifications
 Valuation Limitation: See Subtraction Modifications
 Voluntary Disclosure Agreements
 Waiver on Assessment: See Assessment
 Withholding
 Employee Benefits
 Exemptions
 Personal Service Contracts (IITA §708)
 Reciprocal Agreements
 Other Rulings
 (not included above)

NOTICE OF PUBLIC INFORMATION

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus 25¢ per page for each page over one.

The annual index of income tax letter rulings (all four quarters) is available for \$4.50 (this price includes both income tax and sales tax).

3. Name and address of person to contact concerning this information:

Margaret Forth
Legal Division
101 West Jefferson Street
Springfield, Illinois 62794
Telephone: (217) 782-6996

1989 FIRST QUARTER SUNSHINE INDEX

ADDITION MODIFICATIONS - INTEREST

IT 89-012 01/24/89 Discusses the five types of state obligations whose interest income is not subject to Illinois income tax.

ADDITION MODIFICATIONS - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-016 01/25/89 Internal Revenue Code §220 provides an above-the-line deduction (a deduction from gross income) for jury duty pay surrendered to an employer in return for continuing the employee's normal salary while on jury service.

The amount deducted is not required to be added back on the Illinois return because there is no addition modification in Illinois Income Tax Act §203(a) requiring that jury duty pay be added back for Illinois purposes.

ADMINISTRATIVE REVIEW

IT 89-063 03/16/89 It is the aggregate amount of tax imposed upon or measured by and paid by a resident of another state on income subject to tax in Illinois and the other state which is credited against the Illinois tax.

If the taxpayer disagrees with the Department's changes, the taxpayer should file a claim for refund (IL-1040-X) within the later of three years after the date the IL-1040 was filed or one year after the date the tax is paid. The denial of the claim will open the door to administrative and judicial review.

ALTERNATIVE ALLOCATION

IT 89-024 01/30/89 Denial of petition by a partnership to use alternative apportionment under IITA Sec. 304(f).

IT 89-059 03/15/89 Alternative apportionment is allowed only in cases where the taxpayer has shown by clear and convincing evidence that the statutory formula would result in taxation of extra-territorial values. A taxpayer must demonstrate that the statutory formula operates unreasonably and arbitrarily

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in attributing to Illinois a percentage of income which is out of all proportion to the business transacted in this state.

IT 89-070

03/17/89 Denial of separate accounting petition by a partnership with no Illinois property, payroll or sales but income reported on a K-1.

IT 89-079

03/23/89 Denial of a separate accounting petition by a Wisconsin nursery school organized as a Subchapter S corporation with a branch in Illinois.

APPORTIONMENT - FINANCIAL ORGANIZATIONS

IT 89-006

01/10/89 Discusses the Illinois income tax treatment of a company engaged in the factoring business when it is a three-factor company and when it is a sales finance company constituting a financial organization subject to single-factor apportionment.

IT 89-034

02/21/89 An investment subsidiary constitutes a financial organization under IITA Sec. 1051(a)(8). As such, it cannot be included in a unitary business group with a manufacturing operation.

IT 89-042

02/27/89 If you are uncertain whether your subsidiary is one of the companies which are included within the IITA §1501(a)(8) definition of "financial organization," we suggest that you inform this Department of the purposes of your company as described in its articles of incorporation or bylaws. Any other information about the activities of this company, including the name of any state or federal agency that regulates the company, would enable us to make such determination.

IT 89-057

03/14/89 Discusses circumstances which create nexus for financial organizations located outside Illinois in regard to credit card transactions. Manner of apportioning income is also described.

APPORTIONMENT - PROPERTY FACTOR

IT 89-014

01/25/89 Illinois accepts the federal safe harbor leasing provisions.

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DEPARTMENT OF REVENUE

Since there are no addition or subtraction modifications required or authorized because of federal safe harbor leasing rules, such adjustments may not be made.

APPORTIONMENT - SALES FACTOR

IT 89-039

02/27/89 Discusses whether or not a company located outside of Illinois and providing technical analytical information, transmitted electronically, to professionals involved in the municipal bond marketplace is subject to Illinois tax on its income.

IT 89-069

03/17/89 Franchisor who sold franchises (intangible property) is not protected by Public Law 86-272. Discusses apportionment of corporation income when activity is both within and without Illinois. Refers to IITA Section 304(a)(3)(B)(i) regarding sales of tangible property delivered to Illinois and IIT Regulation Section 100.3650(c)(1).

APPORTIONMENT - TRANSPORTATION SERVICES

IT 89-025

01/31/89 If the corporation is in the business of transportation services, freight or passenger, it earns income in Illinois and is subject to Illinois income tax if it transports some or all of its passengers or freight through Illinois. Total business income of the corporation derived from furnishing transportation services is apportioned to Illinois, for Illinois income tax purposes, by multiplying such income by a fraction, the numerator of which is its Illinois revenue miles and the denominator is its revenue miles everywhere.

Even though a tour bus may make only incidental stops in Illinois and have another state as its ultimate destination, it remains subject to Illinois income tax.

IT 89-032

02/16/89 Discusses nexus issues, the one-factor apportionment formula and combined returns with regard to transportation companies.

APPORTIONMENT - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-006

01/10/89 Discusses the Illinois income tax treatment of a company engaged in the factoring business when it is a

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three-factor company and when it is a sales finance company constituting a financial organization subject to single-factor apportionment.

IT 89-020

01/26/89 Discusses Illinois income tax liability of Subchapter S Corporations and their nonresident shareholders.

IT 89-086

03/31/89 A Delaware limited partnership with an Illinois commercial domicile would allocate its shares of non-unitary partnership income from its investment in limited partnerships to Illinois under IITA Section 305(a).

BASE INCOME
(Also see
Addition Modifications, Fringe Benefits, Subtraction Modifications)

IT 89-017

01/25/89 Passive activity losses of an Illinois resident are treated the same way for Illinois income tax purposes as they are on the federal return. No adjustment or modification of Illinois base income on the Illinois tax return with respect to passive activity losses is authorized or required.

IT 89-031

02/09/89 State grants and bonuses payable to Illinois resident veterans by the Illinois Department of Veterans Affairs and which are excluded as gifts from an individual's federal adjusted gross income (agi) by virtue of IRS Revenue Rule No. 68-158, are not taxable for Illinois income tax (IIT) purposes.

CAPITAL GAINS (LOSSES)

(Also see Subtraction Modifications - Valuation Limitation)

IT 89-033

02/21/89 Taxpayer wishing to take a subtraction modification for an amount received from a group annuity which was purchased from an insurance company with pension funds from an employer's retirement trust was advised to ask the employer whether the plan was a qualified plan. Also discusses taxation of an Illinois home sold on the installment basis.

COLLECTION

IT 89-021

01/26/89 Illinois Income Tax Act §902(c) provides that the Department may bring an action for the recovery of taxes at any time the Department might commence proceedings for a levy under §1109, regardless of whether a lien has been filed.

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COMBINED UNITARY RETURN
(Also See Unitary)

IT 89-032

02/16/89 Discusses nexus issues, the one-factor apportionment formula and combined returns with regard to transportation companies.

COMPENSATION

IT 89-051

03/10/89 Discusses withholding requirement of Illinois employer for employees employed outside of Illinois.

IT 89-072

03/20/89 Discusses tests for determining whether compensation paid to nonresidents constitutes compensation paid in Illinois.

COMPOSITE RETURNS

IT 89-047

03/03/89 Forms IL-1023-C (Composite Income Tax Return for Partners and Shareholders) and IL-1023-CES (Composite Estimated Income Tax Payment Transmittal for Partners and Shareholders) sent in response to letter request.

CONFIDENTIALITY

IT 89-011

01/24/89 Section 917 of the Illinois Income Tax Act prohibits Department from furnishing information unless served with a court order.

IT 89-065

03/17/89 Confidentiality requirement of IITA Section 917 prevents release of copy of taxpayer's tax return without judicial order or taxpayer's written authorization.

CREDITS - FOREIGN TAX

IT 89-048

03/03/89 Discusses filing requirements to obtain foreign tax credit for tax paid to foreign country when federal law prohibits federal credit.

IT 89-063

03/16/89 It is the aggregate amount of tax imposed upon or measured by and paid by a resident to another state on income subject to tax in Illinois and the other state which is credited against the Illinois tax.

If the taxpayer disagrees with the Department's changes, the taxpayer should file a claim for refund (IL-1040-X) within the later of three years after the date the IL-1040 was filed or one year after the date the tax is paid. The denial of the claim will open the door to administrative and judicial review.

IT 89-081 03/29/89 Determination of Illinois base income taxed by another state. Foreign tax credit adjusted.

ESTIMATED TAX

IT 89-004 01/06/89 The Board of Appeals has issued a ruling that individual taxpayers assessed a penalty for underpayment of estimated tax pursuant to Illinois Income Tax Act §804 who had no statutory requirement to file an Illinois income tax return for the preceding taxable year may take advantage of the Illinois Income Tax Act §804(d)(6) exception to the penalty for tax years prior to December 31, 1987.

IT 89-005 01/10/89 The Illinois Income Tax Act provides corporations three exceptions which may be used to avoid an 804 penalty either partially or totally. These exceptions are found in Illinois Income Tax Act (IITA) §804(d)(1), (2) and (3).

A penalty for underpayment of tax pursuant to IITA §1005 is subject to waiver based on reasonable cause. Interest, however, cannot be waived.

Regulation §100.9110(f) explains the proper refund claim procedures.

EXEMPT ORGANIZATIONS

IT 89-027 02/01/89 A credit union which is exempt under IRC §501(a) is exempt from Illinois income tax except for its unrelated business taxable income determined under IRC §215.

IT 89-030 02/08/89 If your organization is determined by the Internal Revenue Service to be exempt by reason of IRC §501(a), then your organization would be subject to Illinois income tax only on its unrelated business taxable income as determined under Section 512 of the Internal Revenue Code.

IT 89-068

03/17/89 Under Section 205(a) of the Illinois Income Tax Act, an organization that is exempt from federal income tax by reason of Section 501(a) of the Internal Revenue Code is also, without application to this Department, exempt from Illinois income taxation except to the extent that it has unrelated business taxable income determined under IRC Section 512 and is required to file a federal Form 990-T.

An Illinois income tax return with respect to unrelated business taxable income of a tax exempt organization is filed on Form IL-990-T.

FEDERAL RETURNS

IT 89-014

01/25/89 Illinois accepts the federal safe harbor leasing provisions.

Since there are no addition or subtraction modifications required or authorized because of federal safe harbor leasing rules, such adjustments may not be made.

IT 89-058

03/15/89 Discusses federal law in regard to the claiming of dependency exemption for a child of divorced parents.

FORMS

IT 89-022

01/27/89 New informational reporting is to take place on Form IL-1096-P. Only the U.S. 1099 form need be attached to same. Furthermore, IL-1096-D filers will neither be allowed nor required to file those returns on magnetic media. Only W-2 forms may be filed on magnetic media in Illinois.

IT 89-050

03/09/89 Discusses required informational reporting and forms used for such purposes.

IT 89-068

03/17/89 Under Section 205(a) of the Illinois Income Tax Act, an organization that is exempt from federal income tax by reason of Section 501(a) of the Internal Revenue Code is also, without application to this Department, exempt from Illinois income taxation except to the extent that it has unrelated business taxable income determined under IRC Section 512 and is required to file a federal Form 990-T.

An Illinois income tax return with respect to unrelated business taxable income of a tax exempt organization is filed on Form IL-990-T.

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IT 89-085 03/30/89 Form IL-1120 (State Corporation Income and Replacement Tax Return) instructions explaining addition and subtraction modifications, exemption, and credits allowed to corporations was mailed with Form IL-1120.

FRINGE BENEFITS - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-083 03/30/89 Response to a survey concerning IRC Section 401(k) contributions and distributions and the cost of employer-provided group term life insurance in excess of \$50,000.

INFORMATION REPORTS

IT 89-022 01/27/89 New informational reporting is to take place on Form IL-1096-P. Only the U.S. 1099 form need be attached to same. Furthermore, IL-1096-D filers will neither be allowed nor required to file those returns on magnetic media. Only W-2 forms may be filed on magnetic media in Illinois.

IT 89-050 03/09/89 Discusses required informational reporting and forms used for such purposes.

IT 89-053 03/13/89 Discusses withholding requirement for prizes or awards prior to January 1, 1989 and informational reporting required effective on January 1, 1989.

IT 89-064 03/17/89 Discusses withholding requirements and forms used to report withholding on personal service contracts prior to January 1, 1989. Refers to informational reports now required.

IT 89-067 03/17/89 The Illinois Income Tax Act does not require the informational reporting of, or withholding from, amounts paid from federally qualified retirement plans. The Illinois retirement payees are permitted Illinois subtraction modifications for distributions from qualified employee benefit plans, retirement plans and social security which are subject to federal income tax (IITA §203(a)(2)(E)).

IT 89-078 03/23/89 The Illinois Department of Revenue has no reporting requirements involving notice by an insurance company of the death of an insured.

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INTEREST ON REFUNDS AND DEFICIENCIES

IT 89-018 01/25/89 Discusses the Illinois filing requirement of a partnership and the consequences of failing to file a required return.

LIENS

IT 89-021 01/26/89 Illinois Income Tax Act §902(c) provides that the Department may bring an action for the recovery of taxes at any time the Department might commence proceedings for a levy under §1109, regardless of whether a lien has been filed.

MISCELLANEOUS

IT 89-001 01/05/89 Discusses Ad Valorem Personal Property Tax which was imposed between the years 1925 and 1972.

IT 89-023 01/27/88 Advises that the Department of Insurance administers the insurance privilege tax.

IT 89-029 02/03/89 Discusses uncashed refund checks.

IT 89-036 02/24/89 Federal tax exemption identification numbers are assigned by the Internal Revenue Service. The same number, once assigned, is used for Illinois purposes.

NET INCOME (LOSS) and NET LOSS DEDUCTION (IITA §207)

(Also See Base Income, Capital Gains (Losses), Combined Unitary Return, Net Operating Loss and Net Operating Loss Deduction, Unitary)

IT 89-002 01/05/89 The Illinois Supreme Court decision in Caterpillar/Searle on June 10, 1987, did not resurrect NOL claims that had been denied and had not been protested. Taxpayers that did not have claims pending with the Department at the time of the Supreme Court decision could have filed claims or reclaims within the statute of limitations.

The denial of carrybacks does not preclude the use of the losses since they can still be carried forward.

IT 89-007 01/17/89 Discusses whether an Illinois taxpayer with pre-1986 net operating losses may carry forward those net

operating losses and use them to offset the income of a new wholly-owned subsidiary on combined returns filed for tax years ending on or after 1988.

PARTNERSHIPS

IT 89-018

01/25/89 Discusses the Illinois filing requirements of a partnership and the consequences of failing to file a required return.

IT 89-035

02/22/89 Discusses the instruction for Part 1A, Line 4h of Form IL-1065.

IT 89-049

03/08/89 Discusses application of IIT Regulation Section 100.3700(d) to a tiered partnership arrangement including one corporate partner. States that generally, a corporate limited partner cannot share a unitary business relationship with a partnership in which it owns an interest due to the lack of operational and managerial involvement traditionally inherent in a limited partnership status.

IT 89-073

03/21/89 If after taking into account the addition and subtraction modifications of IITA §203(d)(2) and after allocating and apportioning income to Illinois pursuant to IITA §305(c), a partnership has no income allocable to Illinois, the partnership would not be required to file an Illinois Partnership Information and Replacement Tax return. However, a partnership showing a net loss allocable to Illinois would be required to file an IL-1065.

IT 89-080

03/29/89 Individuals with an undivided interest in Illinois farm land (tenants in common) may file a federal partnership return to eliminate the need for multiple 1099 forms for payments to the tenants in common. Failure to file an IL-1065 may lead to a future audit to determine whether an Illinois partnership return should have been filed.

IT 89-082

03/29/89 The particular facts of each situation determines whether beneficiaries of an Illinois trust are partners in a partnership and required to file an Illinois partnership return.

IT 89-086

03/31/89 A Delaware limited partnership with an Illinois commercial domicile would allocate its shares of non-unitary partnership income from its investment in limited partnerships to Illinois under IITA Section 305(a).

PENALTIES - FAILURE TO FILE (IITA §1001)

IT 89-018

01/25/89 Discusses the Illinois filing requirement of a partnership and the consequences of failing to file a required return.

PENALTIES - FAILURE TO PAY (IITA §1002)

IT 89-018

01/25/89 Discusses the Illinois filing requirement of a partnership and the consequences of failing to file a required return.

PENALTIES - FAILURE TO PAY ESTIMATED TAX (IITA §804)

IT 89-004

01/06/89 The Board of Appeals has issued a ruling that individual taxpayers assessed a penalty for underpayment of estimated tax pursuant to Illinois Income Tax Act §804 who had no statutory requirement to file an Illinois tax return for the preceding taxable year may take advantage of the Illinois Income Tax Act §804(d)(6) exception to the penalty for tax years prior to December 31, 1987.

IT 89-005

01/10/89 The Illinois Income Tax Act provides corporations three exceptions which may be used to avoid an 804 penalty either partially or totally. These exceptions are found in Illinois Income Tax Act (IITA) §804(d)(1), (2) and (3).

A penalty for underpayment of tax pursuant to IITA §1005 is subject to waiver on reasonable cause. Interest, however, cannot be waived.

Regulation §100.9110(f) explains the proper refund claim procedures.

PENALTIES - UNDERPAYMENT OF TAX (IITA §1005)

IT 89-005

01/10/89 The Illinois Income Tax Act provides corporations three exceptions which may be used to avoid an 804 penalty either partially or totally. These exceptions are found in Illinois Income Tax Act (IITA) §804(d)(1), (2), and (3).

A penalty for underpayment of tax pursuant to IITA §1005 is subject to waiver on reasonable cause. Interest, however, cannot be waived.

Regulation §100.9110(f) explains the proper refund claim procedures.

01/25/89 Discusses the Illinois filing requirement of a partnership and the consequences of failing to file a required return.

PENSIONS (Also See Subtraction Modifications)

01/06/89 IRC §457 Deferred Compensation Plans are government retirement plans, distributions from such plans qualify for the IL-1040 line 4c subtraction modification. Since such distributions are not taxable for Illinois purposes, they are not subject to Illinois income tax withholding. Amended returns may be filed for years still within the statutory period provided in Illinois Income Tax Act §911(a)(1). [Reversal of Letter Ruling IT 88-93 of April 6, 1988.]

01/19/89 Response to a questionnaire advises that certain retirement payments are not subject to the IITA. Reporting and withholding are not required.

PUBLIC LAW 86-272/NEXUS

02/16/89 Discusses nexus issues, the one-factor apportionment formula and combined returns with regard to transportation companies.

02/27/89 The Department would consider Company A subject to Illinois income and replacement income tax if it leases cars which were located in Illinois, regardless of whether it was qualified to do business in Illinois.

02/28/89 A vehicle owned by the "S" corporation and used by the sales representative present in Illinois would not by itself create nexus with Illinois.

If the activity of the sales representative exceeds the protected activity of Public Law 86-272, then that activity along with the company-owned car in Illinois would create nexus with Illinois and remove the S corporation from the protection of Public Law 86-272.

03/14/89 Discusses circumstances which create nexus for financial organizations located outside Illinois in regard to credit card transactions. Manner of apportioning income is also described.

03/17/89 Franchisor who sold franchises (intangible property) is not protected by Public Law 86-272. Discusses apportionment of corporation income when activity is both within and without Illinois. Refers to IITA Section 304(a)(3)(B)(i) regarding sales of tangible property delivered to Illinois and IIT Regulation Section 100.3650(c)(1).

REFUNDS - STATUTE OF LIMITATIONS (Also See Subtraction Modifications)

02/03/89 Discusses uncashed refund checks.

03/16/89 It is the aggregate amount of tax imposed upon or measured by and paid by a resident to another state on income subject to tax in Illinois and the other state which is credited against the Illinois tax.

If the taxpayer disagrees with the Department's changes, the taxpayer should file a claim for refund (IL-1040-X) within the later of three years after the date the IL-1040 was filed or one year after the date the tax is paid. The denial of the claim will open the door to administrative and judicial review.

03/17/89 An amended return (IL-1040-X) must generally be filed within three years of the date the original IL-1040 was due or filed, whichever is later.

REFUNDS - OTHER RULINGS (NOT INCLUDED ABOVE) (Also See Subtraction Modifications)

01/10/89 The Illinois Income Tax Act provides corporations three exceptions which may be used to avoid an 804 penalty either partially or totally. These exceptions are found in Illinois Income Tax Act (IITA) §804(d)(1), (2) and (3).

A penalty for underpayment of tax pursuant to IITA §1005 is subject to waiver based on reasonable cause. Interest, however, cannot be waived.

Regulation §100.9110(f) explains the proper refund claim procedures.

REPLACEMENT TAX (Also see Credits)

IT 89-020 01/26/89 Discusses Illinois income tax liability of Subchapter S Corporations and their nonresident shareholders.

RESIDENCY/NONRESIDENCY

IT 89-052 03/10/89 Discusses income tax obligation of member of armed forces who is absent from Illinois 12 or more months.

RETURNS - AMENDED RETURNS

(For Combined Unitary Return and Composite Return rulings, see those headings)

IT 89-066 03/17/89 An amended return (IL-1040-X) must generally be filed within three years of the date the original IL-1040 was due or filed, whichever is later.

RETURNS - REQUIREMENTS TO FILE

(For Combined Unitary Return and Composite Return rulings, see those headings)

IT 89-038 02/27/89 Discusses a nonresident's requirement to file an Illinois income tax return.

IT 89-073 03/21/89 If after taking into account the addition and subtraction modifications of IITA §203(d)(2) and after allocating and apportioning income to Illinois pursuant to IITA §305(c), a partnership has no income allocable to Illinois, the partnership would not be required to file an Illinois Partnership Information and Replacement Tax Return. However, a partnership showing a net loss allocable to Illinois would be required to file an IL-1065.

IT 89-080 03/29/89 Individuals with an undivided interest in Illinois farm land (tenants in common) may file a federal partnership return to eliminate the need for multiple 1099 forms for payments to the tenants in common. Failure to file an IL-1065 may lead to a future audit to determine whether an Illinois partnership return should have been filed.

IT 89-082 03/29/89 The particular facts of each situation determine whether beneficiaries of an Illinois trust are partners in a partnership and required to file an Illinois partnership return.

RETURNS - SHORT PERIOD RETURNS

(For Combined Unitary Return and Composite Return rulings, see those headings)

IT 89-044 03/03/89 Discusses filing requirements for parent corporation and its subsidiary which was sold during the year, both of which were a unitary business group.

IT 89-054 03/13/89 IITA §401(a) requires an Illinois income tax return for each taxable year, including short taxable years, for which a return is filed for federal purposes. For federal purposes, termination of corporate existence by merger usually causes a dissolving corporation's tax year to end as of the merger date. IRC §441(b)(3), IRC §443(a)(2). The taxable years of each of the merged corporations ended as of June 17, 1988. Therefore, short period Illinois income tax returns must be filed by each of the merged corporations.

The due date for the filing of a corporation's Illinois income tax return is the due date for filing the corresponding federal return.

S CORPORATIONS

IT 89-020 01/26/89 Discusses Illinois income tax liability of Subchapter S Corporations and their nonresident shareholders.

IT 89-037 02/27/89 Illinois recognizes the Subchapter S election. Such an election made for federal purposes is automatic and mandatory for Illinois purposes.

SEIZURE

IT 89-021 01/26/89 Illinois Income Tax Act §302(c) provides that the Department may bring action for the recovery of taxes at any time the Department might commence proceedings for a levy under §1109, regardless of whether a lien has been filed.

DEPARTMENT OF REVENUE

SUBTRACTION MODIFICATIONS - INTEREST ON U.S. GOVERNMENT OBLIGATIONS

- IT 89-013 01/25/89 Refers to Informational Bulletin FY87-25 which lists income exempt from the IITA.
- IT 89-055 03/14/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-056 03/14/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-061 03/15/89 Position Statement presenting history of Andrag decision and Department's determination that income of mutual fund attributed to direct U.S. obligations and obligations exempt from state taxation are subtraction modifications was forwarded.
- IT 89-062 03/16/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-071 03/17/89 Discusses Andrag decision and advises that income of mutual fund attributed to direct U.S. obligations and obligations exempt from state taxation by federal statute are subtraction modifications.
- IT 89-076 03/22/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-077 03/22/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-084 03/30/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.

DEPARTMENT OF REVENUE

SUBTRACTION MODIFICATIONS - MONEY MARKET MUTUAL FUNDS

- IT 89-008 01/17/89 Income from bonds issued by Guam are exempt from Illinois income tax.
- IT 89-019 Dividends paid by a mutual fund investing exclusively in U.S. Government securities and securities exempt from State taxation by federal statute are exempt from the IITA.
- IT 89-019 01/25/89 Interest received on bonds of Puerto Rico and the Virgin Islands is exempt from Illinois income taxation whether received directly by the investor or whether received from a mutual fund investing in these obligations.
- IT 89-028 02/02/89 Sent a copy of the Department's position on distributions from mutual funds.
- IT 89-055 03/14/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-056 03/14/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-061 03/15/89 Position Statement presenting history of Andrag decision and Department's determination that income of mutual fund attributed to direct U.S. obligations and obligations exempt from state taxation are subtraction modifications was forwarded.
- IT 89-062 03/16/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-071 03/17/89 Discusses Andrag decision and advises that income of mutual fund attributed to direct U.S. obligations and obligations exempt from state taxation by federal statute are subtraction modifications.
- IT 89-075 03/22/89 Department's position statement explaining manner of determining percentage of fund's income allowed as a subtraction modification provided.

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- IT 89-076 03/22/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-077 03/22/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.
- IT 89-084 03/30/89 Percentage of mutual fund's income which is attributed to direct U.S. obligations and to income from obligations exempt by reason of federal statute is permissible subtraction modification.

SUBTRACTION MODIFICATIONS - QUALIFIED PENSION PLANS

- IT 89-026 12/19/88 As we have now determined that IRC §457 deferred compensation plans are government retirement plans, distributions from such plans will qualify as Illinois income tax subtraction modifications. Furthermore, since such distributions are not taxable for Illinois purposes, they are not subject to Illinois income tax withholding.
- IT 89-003 01/06/89 IRC §457 Deferred Compensation Plans are government retirement plans, distributions from such plans qualify for the IL-1040 line 4c subtraction modification. Since such distributions are not taxable for Illinois purposes, they are not subject to Illinois income tax withholding. Amended returns may be filed for years still within the statutory period provided in Illinois Income Tax Act §911(a)(1). [Reversal of Letter Ruling IT 88-93 of April 6, 1988]
- IT 89-009 01/19/89 Response to a questionnaire advises that certain retirement payments are not subject to the IITA. Reporting and withholding are not required.
- IT 89-033 02/21/89 Taxpayer wishing to take a subtraction modification for an amount received from a group annuity which was purchased from an insurance company with pension funds from an employer's retirement trust was advised to ask the employer whether the plan was a qualified plan. Also discusses taxation of an Illinois home sold on the installment basis.

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- IT 89-041 02/27/89 If the deferred annuity is paid pursuant to any of the IRC sections or provisions of IITA §203(a)(2)(E), the payments could be deducted from adjusted gross income, if they were included in the total AGI. If they were not so paid, they would be subject to Illinois income taxation.
- IT 89-045 03/03/89 All items of income or deduction which are taken into account by an Illinois resident in the computation of Illinois base income for the taxable year are allocated to Illinois. In determining Illinois base income, one of these subtraction modifications is for federally taxed retirement and social security income.
- IT 89-046 03/03/89 The Illinois Income Tax Act (IITA) allows social security and railroad retirement benefits to be subtracted from adjusted gross income (AGI) to the extent that they are included in AGI pursuant to Sections 72(r) and 86 of the IRC.
- IT 89-060 03/15/89 IRC §457 deferred compensation plans are government retirement plans, distributions from such plans will qualify for the subtraction modification for distributions from employee benefit plans, retirement plans and social security under IITA §203(a)(2)(E). Furthermore, since such distributions are not taxable for Illinois purposes, they are not subject to Illinois income tax withholding.
- IT 89-067 03/17/89 The Illinois Income Tax Act does not require the informational reporting of, or withholding from, amounts paid from federally qualified retirement plans. The Illinois retirement payees are permitted Illinois subtraction modifications for distributions from qualified employee benefit plans, retirement plans and social security which are subject to federal income tax (IITA §203(a)(2)(E)).

SUBTRACTION MODIFICATIONS - OTHER RULINGS (NOT INCLUDED ABOVE)

- IT 89-012 01/24/89 Discusses the five types of state obligations whose interest income is not subject to Illinois income tax.
- IT 89-015 01/25/89 There is no subtraction modification permitting corporations to exclude from Illinois base income an amount

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included in federal taxable income pursuant to IRC §111 as a recovery of an item of income previously deducted.

If an amount is included in federal taxable income, it will be taxed by Illinois unless a specific §203(b) subtraction modification permits a deduction for the amount.

01/25/89 Interest received on bonds of Puerto Rico and the Virgin Islands is exempt from Illinois income taxation whether received directly by the investor or whether received from a mutual fund investing in these obligations.

IT 89-019

TAXABLE YEAR

03/03/89 Discusses filing requirements for parent corporation and its subsidiary which was sold during the year, both of which were a unitary business group.

IT 89-044

03/13/89 IITA §401(a) requires an Illinois income tax return for each taxable year, including short taxable years, for which a return is filed for federal purposes. For federal purposes, the termination of corporate existence by merger usually causes a dissolving corporation's tax year to end as of the merger date. IRC §441(b)(3). IRC §441(a)(2). The taxable years of each of the merged corporations ended as of June 17, 1988. Therefore, short period Illinois income tax returns must be filed by each of the merged corporations.

IT 89-054

The due date for the filing of a corporation's Illinois income tax return is the due date for filing the corresponding federal return.

TRUSTS

03/29/89 The particular facts of each situation determines whether beneficiaries of an Illinois trust are partners in a partnership and required to file an Illinois partnership return.

IT 89-082

UNITARY
(Also See Combined Unitary Return)

02/21/89 An investment subsidiary constitutes a financial organization under IITA Sec. 1051(a)(8). As such, it cannot

IT 89-034

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be included in a unitary business group with a manufacturing operation.

03/03/89 Discusses filing requirements for parent corporation and its subsidiary which was sold during the year, both of which were a unitary business group.

IT 89-044

03/08/89 Discusses application of IIT Regulation Sec. 100.3700(d) to a tiered partnership arrangement including one corporate partner. States that generally, a corporate limited partner cannot share a unitary business relationship with the partnership in which it owns an interest due to the lack of operational and managerial involvement inherent in a limited partnership status.

IT 89-049

VOLUNTARY DISCLOSURE AGREEMENTS

IT 89-010 01/24/89 Discusses Voluntary Disclosure Agreement.

IT 89-074 03/22/89 Discusses Voluntary Disclosure Agreement.

WITHHOLDING - EMPLOYEE BENEFITS

IT 89-003 01/06/89 IRC §457 Deferred Compensation Plans are government retirement plans, distributions from such plans qualify for the IL-1040 line 4c subtraction modification. Since such distributions are not taxable for Illinois purposes, they are not subject to Illinois income tax withholding. Amended returns may be filed for years still within the statutory period provided in Illinois Income Tax Act §911(a)(1). [Reversal of Letter Ruling IT 88-93 of April 6, 1988]

IT 89-009 01/19/89 Response to a questionnaire advises that certain retirement payments are not subject to the IITA. Reporting and withholding are not required.

IT 89-026 12/19/88 As we now have determined that IRC §457 deferred compensation plans are government retirement plans, distributions from such plans will qualify as Illinois income tax subtraction modifications. Furthermore, since such distributions are not taxable for Illinois purposes, they are not subject to Illinois income tax withholding.

IT 89-060 03/15/89 IRC §457 deferred compensation plans are government retirement plans, distributions from such plans will qualify

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for the subtraction modification for distributions from employee benefit plans, retirement plans and social security under IITA §203(a)(2)(E). Furthermore, since such distributions are not taxable for Illinois purposes, they are not subject to Illinois income tax withholding.

Persons that have received state deferred compensation distributions and that have paid Illinois income tax on such distributions may file claims for refund for any tax years for which the statute of limitations is open.

WITHHOLDING - PERSONAL SERVICE CONTRACTS (IITA §708)

IT 89-064 03/17/89 Discusses withholding requirements and forms used to report withholding on personal service contracts prior to January 1, 1989. Refers to informational reports now required.

WITHHOLDING - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-051 03/10/89 Discusses withholding requirement of Illinois employer for employees employed outside of Illinois.

IT 89-053 03/13/89 Discusses withholding requirement for prizes or awards prior to January 1, 1989 and informational reporting required effective on January 1, 1989.

IT 89-067 03/17/89 The Illinois Income Tax Act does not require the informational reporting of, or withholding from, amounts paid from federally qualified retirement plans. The Illinois retirement payees are permitted Illinois subtraction modifications for distributions from qualified employee benefit plans, retirement plans and social security which are subject to federal income tax (IITA §203(a)(2)(E)).

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of May 8, 1989 through May 12, 1989 and have been scheduled for review by the Committee at its June 6, 1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its June meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
6/23/89	Illinois Commerce Commission, Fees and Taxes (92 Ill. Adm. Code 1205)	2/10/89 13 Ill. Reg. 1665	June 6, 1989
6/23/89	Illinois Commerce Commission, Investigation and Suspension of Rates (92 Ill. Adm. Code 1206)	2/10/89 13 Ill. Reg. 1671	June 6, 1989
6/23/89	Illinois Commerce Commission, Publication, Posting and Filing of Tariffs, Contracts, Schedules and Related Documents (92 Ill. Adm. Code 1225)	2/10/89 13 Ill. Reg. 1676	June 6, 1989
6/23/89	Illinois Commerce Commission, Uniform System of Accounts for Gas Utilities (83 Ill. Adm. Code 505)	2/10/89 13 Ill. Reg. 1686	June 6, 1989
6/23/89	State Board of Education, Educational Service Centers (23 Ill. Adm. Code 500)	2/10/89 13 Ill. Reg. 1730	June 6, 1989
6/23/89	State Board of Education, Sex Equity (23 Ill. Adm. Code 200)	11/18/88 12 Ill. Reg. 19279	June 6, 1989
6/23/89	Department of Commerce and Community Affairs, State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program (47 Ill. Adm. Code 100)	2/17/89 13 Ill. Reg. 1930	June 6, 1989

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED
(page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
6/26/89	Secretary of State, General Rules, Definitions (92 Ill. Adm. Code 1000)	3/17/89 13 Ill. Reg. 3316	June 6, 1989
6/26/89	Department of Rehabilitation Services, Appeals and Hearings (89 Ill. Adm. Code 510)	3/17/89 13 Ill. Reg. 3036	June 6, 1989
6/26/89	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	2/3/89 13 Ill. Reg. 1420	June 6, 1989
6/26/89	Office of the State Fire Marshal, Fire Prevention and Safety (41 Ill. Adm. Code 100)	2/3/89 13 Ill. Reg. 1323	June 6, 1989
6/26/89	Department of Agriculture, Illinois Seed Law (8 Ill. Adm. Code 230)	3/24/89 13 Ill. Reg. 3511	June 6, 1989

PROCLAMATION

89-219

Organ And Tissue Donor Awareness Week

WHEREAS, life-saving organ transplants are not a dream of the future. Proven medical techniques make it possible to transplant kidneys, hearts, livers, bones, bone marrow, corneas and skin in Illinois today; and

WHEREAS, many already have been given the gifts of hearing and sight, freedom from dialysis, and a normal, healthy future thanks to organ transplant, but so many more wait in vain because there aren't enough donors; and

WHEREAS, the number of organs donated in Illinois last year rose by 14 percent, and transplant success rates are so high that more and more people are opting for transplants, making the need for donors greater than ever; and

WHEREAS, anyone, of any age or condition, can become an organ donor. In Illinois, a witnessed signature on the back of a driver's license or on a uniform donor card verifies donor status;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim April 23-29, 1989, as ORGAN AND TISSUE DONOR AWARENESS WEEK in Illinois, and I urge everyone to seriously consider becoming an organ donor at this time.

PROCLAMATION

89-220

Children's Memorial Institute Of Education And Research Day

WHEREAS, Children's Memorial Medical Center is the only free-standing pediatric hospital in Illinois and a premier pediatric institution in the nation; and

WHEREAS, for 108 years, the Medical Center has been dedicated to caring for all patients, regardless of their financial condition; and

WHEREAS, the State of Illinois strongly encourages cooperation between the public and private sectors; and

WHEREAS, the collaboration of Children's Memorial, Kraft General Foods, and many private individuals has made possible the establishment of The Children's Memorial Institute for Education and Research, the first institute of its kind in Chicago and one of few in the United States; and

WHEREAS, The Children's Memorial Institute for Education and Research, a prestigious center of health care excellence, will be a significant contribution to the academic, economic, and social development of both Chicago and the great state of Illinois; and

WHEREAS, The Children's Memorial Institute for Education and Research will afford Children's Memorial and Illinois the opportunity to better serve the youth of our state, nation, and world;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 11, 1989, as CHILDREN'S MEMORIAL INSTITUTE OF EDUCATION AND RESEARCH DAY in Illinois, and express appreciation to the individuals and corporations who have so generously shared their insights, time, and resources to establish this tremendous new asset for our nation's most precious resource--our children.

Issued May 8, 1989. Filed May 15, 1989.

PROCLAMATION

89-221

James J. McCarthy Day

WHEREAS, James J. McCarthy was initiated as an apprentice plumber member of the Chicago Journeymen Plumbers' Local Union 130, U.A. in 1946, completing his training in 1951 to become a Journeyman plumber. Over the years, he has served the Local 130 in various important capacities, including Business Manager in 1984, 1985, and 1988; and

WHEREAS, Mr. McCarthy is co-chairman of the Plumbers' Pension Fund; Managing Director of the Plumbers' Welfare Fund; Chairman of the Apprentice and Journeyman Education and Training Trust Fund; and Secretary of the Technical Engineers Local Union 130, U.A. Welfare and Pension Funds; and

WHEREAS, Mr. McCarthy is President of the Illinois Pipe Trades Association of the United Association, Vice President of the Illinois State Federation of Labor and Congress of Industrial Organizations, and a delegate to the Chicago Federation of Labor and Industrial Union Council, the Building and Construction Trades Department Conference, AFL-CIO, and the Illinois Pipe Trades Association Convention, and has served faithfully as a member of The Coalition for United Community Action's Advisory Council; and

WHEREAS, The Coalition for United Community Action at its 17th Annual Unity Testimonial Awards Banquet on Saturday, May 13, will honor Mr. McCarthy as "Man of the Year" for his outstanding leadership, devotion, inspirational example, and contributions to the community above and beyond the call of duty;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 13, 1989, as JAMES J. MCCARTHY DAY in Illinois, in special tribute to one of Illinois' most distinguished citizens.

Issued May 8, 1989. Filed May 15, 1989.

PROCLAMATION
89-222

Retired Teachers Week

WHEREAS, there are more than 58,000 Illinois retired educators who have dedicated many years of their lives to public education; and

WHEREAS, these retired teachers have tirelessly and selflessly taken the noble trust of educating and training our children; and

WHEREAS, in retirement these educators continue to be a major source of insight and direction to our state and nation; and

WHEREAS, the valuable knowledge and experience retired teachers have assembled over a lifetime continue to be transmitted through volunteer service; and

WHEREAS, it is fitting that a day be set aside for citizens to express their appreciation for the outstanding service provided by retired educators of Illinois;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 21-28, 1989, as RETIRED TEACHERS WEEK in Illinois, in appreciation for their years of dedicated effort.

Issued May 8, 1989. Filed May 15, 1989.

PROCLAMATION
89-223

Student Services Corporation Vocational Education Day

WHEREAS, the Student Service Corporation is a component of the Chicago Public Schools' Bureau of Vocational Support Services to Disadvantaged, Handicapped, and Limited English Proficient Students in Vocational Education; and

WHEREAS, the peer tutoring program was established to serve Chicago public high schools having the highest drop-out rates and lowest attendance; and

WHEREAS, part-time vocational advisors located in 54 high schools and assisted by 600 peer tutors reinforce material taught during class meetings and thereby assist disadvantaged, handicapped and limited English proficient students who have special needs in an effort to help them succeed in class; and

WHEREAS, the peer tutoring experience has been of significant benefit as it promotes a new appreciation for the educational process, increases responsibility, raises grades, develops personal confidence, and molds the future leaders of tomorrow;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 19, 1989, as STUDENT SERVICES CORPORATION VOCATIONAL EDUCATION DAY in Illinois.

Issued May 8, 1989. Filed May 15, 1989.

PROCLAMATION
89-224

Buckle-Up America Week

WHEREAS, motor vehicle crashes are the leading cause of violent deaths in the United States for people between the ages of six and 50. They accounted for more than 50,000 deaths in the United States in 1980; 46,386 in 1987; and, in Illinois, for 1,077 deaths in 1988; and

WHEREAS, motor vehicle crashes are the number one cause of death of children over six months of age and account for 16 times more fatalities than all other forms of transportation combined; and

WHEREAS, the use of safety belts could prevent 40-50% of the fatalities and reduce the number of serious injuries by 45-55%. Research shows that the correct use of child safety seats is over 70% effective in preventing death and 67% effective in reducing the need for hospitalization; and

WHEREAS, the use of safety belts and child safety seats is known to be one of the best defenses against the drunk and drugged driver; and

WHEREAS, Illinois was the first state in the nation to appoint a Governor's Task Force on Occupant Protection. Its goal was to reach a 70% seat belt usage by 1990. During Buckle-Up America Week, the task force will implement plans to give communities and organizations an opportunity to increase the correct use of safety belts and child safety seats by focusing public attention on the lifesaving benefits of these systems;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 22-29, 1989, as BUCKLE-UP AMERICA WEEK in Illinois, and I call upon all Illinoisans to establish a goal of always buckling-up while traveling in motor vehicles.

Issued May 9, 1989. Filed May 15, 1989.

PROCLAMATION
89-225
Hospital Day

WHEREAS, the Illinois Hospital Association (IHA), a non-profit organization representing more than 200 hospitals in Illinois, provides cost-efficient, quality care and health information to member hospitals, affiliated organizations, and the general public; and

WHEREAS, these IHA member hospitals employ more than 196,000 Illinois citizens, ranking among the largest employers in the state; and

WHEREAS, last year, hospitals provided quality care to 13,841,000 outpatients and admitted 1,581,000 patients; and

WHEREAS, IHA's Council on Volunteers represents more than 200,000 members who have contributed 4 million hours of health care service; and

WHEREAS, accessible health care is the right of every Illinoisan;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 11, 1989, as HOSPITAL DAY in Illinois in recognition of outstanding contributions to the welfare of our citizens.

Issued May 9, 1989. Filed May 15, 1989.

PROCLAMATION

89-226

Illinois Bell Operator Day

WHEREAS, telephone operators have always been the focal point of the nation's telecommunications industry; and

WHEREAS, John Coruthers of the Illinois Bell Number Services Department has set aside May 18 to once again demonstrate the high esteem in which Illinois Bell's operators are held; and

WHEREAS, since 1976, this day has continued to be celebrated each year in tribute to the fine, committed customer service that telephone operators provide;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 18, 1989, as ILLINOIS BELL OPERATOR DAY in Illinois, recognizing the quality service that these men and women give to the citizens of our state.

Issued May 9, 1989. Filed May 15, 1989.

PROCLAMATION

89-227

Illinois-USA Karate Federation Day

WHEREAS, the Illinois Chapter of the United States Karate Federation is holding its State Championship Finals on May 21, 1989, in Springfield, Illinois; and

WHEREAS, the Illinois-USA Karate Federation is devoted to the principles of fairness and good sportsmanship; and

WHEREAS, junior and adult competitors will proceed to the regional and national karate championships from this state tournament; and

WHEREAS, adult volunteers will devote time and energy to the state tournament by helping the judges and competitors; and

WHEREAS, many senior karate teachers and officials will instruct competitors in the sport of karate in order to promote good sportsmanship, positive attitudes, and humility;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 21, 1989, as ILLINOIS-USA KARATE FEDERATION DAY in Illinois and extend my best wishes to the Illinois karate champions who will compete in the regional and national championships during the summer of 1989.

Issued May 9, 1989. Filed May 15, 1989.

PROCLAMATION
89-228

Students Against Driving Drunk Month

"Friends don't let friends drive drunk"

WHEREAS, every year drunk driving accounts for thousands of traffic fatalities, hundreds of thousands of injuries, and billions in economic costs to society; and

WHEREAS, Students Against Driving Drunk (SADD) was established in 1981 to improve young people's knowledge and attitudes about alcohol and drugs, and to help save their lives and the lives of others; and

WHEREAS, the program provides a series of lesson plans to present the facts about drinking and driving, permitting high school students to make informed decisions; and

WHEREAS, through this program, Students Against Driving Drunk assists in reducing the needless injuries and loss of life on our highways resulting from alcohol and drug abuse;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 1989 as STUDENTS AGAINST DRIVING DRUNK MONTH in Illinois, and I urge all students, parents, and other citizens to concern themselves with safety and responsibility.

Issued May 9, 1989. Filed May 15, 1989.

PROCLAMATION
89-229

Ileitis And Colitis Awareness Week

WHEREAS, it is estimated that more than two million Americans are afflicted with ileitis or ulcerative colitis, which are painful, crippling, and chronic intestinal illnesses that have particularly severe effects on children; and

WHEREAS, medical science has not yet been able to discover the causes or cures for ileitis or ulcerative colitis and must rely upon continued research and an increased public awareness of these serious and widespread diseases; and

WHEREAS, the National Foundation for Ileitis and Colitis, a health organization comprised of interested volunteers and medical specialists, has long been active in the quest to conquer these diseases; and

WHEREAS, the Foundation has been seeking and providing funds for research into ileitis and colitis; conducting educational meetings and seminars aimed at informing the public about symptoms, treatments, and types of research currently in progress; distributing literature on the diseases to hospitals, physicians, and the general public; and providing self-help programs designed to help those afflicted to cope more successfully until a cure is found;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 15-21, 1989, as ILEITIS AND COLITIS AWARENESS WEEK in Illinois, and I encourage the people of Illinois to recognize the dedicated efforts of this fine organization and its goals to increase public awareness of the medical problems of these diseases.

Issued May 10, 1989. Filed May 15, 1989.

ILLINOIS REGISTER

PROCLAMATION
89-230

Mental Health Month

WHEREAS, being mentally healthy is as important as being physically fit; and

WHEREAS, children are dependent on adults for sustenance, guidance, security, and other factors necessary for good mental health; and

WHEREAS, more than 8 million children in the U.S. suffer from a mental or emotional disorder. Many of these disorders can be successfully treated with psychotherapy, medication, or a combination of both; and

WHEREAS, an acute lack of understanding concerning the importance of good mental health and the facts of mental illnesses exists in the public today; and

WHEREAS, the Mental Health Association in Illinois is helping children, their families, and the public learn the facts about mental health and illnesses;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 1989 as MENTAL HEALTH MONTH in Illinois, urging all citizens of this state to join the volunteers, staff and supporters of the Mental Health Association in aiding those suffering from this often overlooked illness.

Issued May 10, 1989. Filed May 15, 1989.

ILLINOIS REGISTER

PROCLAMATION
89-231

Victor Vasarely Week

WHEREAS, Victor Vasarely is a world renowned artist, whose work and writings have inspired countless talented young people; and

WHEREAS, his explorations of "la plastique cinetique," or the kinetic form, a term which he invented, has won him the title "Father of Op Art"; and

WHEREAS, his visionary theories, applied to his vast body of work, make use of new techniques and materials and bring art in harmony with the technologic and scientific advances of the modern age; and

WHEREAS, his concern for making art more widely accessible so that it may be brought within the reach of the greatest number of people is coupled with his dramatic demonstrations that dreary, ugly city blocks can make way for more human and truly radiant dwelling centers; and

WHEREAS, at 81 years of age, this great visionary and distinguished artist will visit Illinois for the first time to view its architectural wonders and to open a retrospective exhibition of four decades of his paintings, sculptures, and other works at Circle Gallery, Chicago;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 14-21, 1989, as VICTOR VASARELY WEEK in Illinois in recognition of the lifelong contributions of this distinguished visitor toward forming a more beautiful and liveable environment.

Issued May 10, 1989. Filed May 15, 1989.

PROCLAMATION
89-232

National Association Of Insurance Women's Week

WHEREAS, professional insurance women make a significant contribution to the risk and insurance industry; and

WHEREAS, they are increasingly effective locally and statewide in promoting public awareness of such important issues as tort reform, automobile safety, and the problem of drinking and driving; and

WHEREAS, they endeavor to reaffirm to members and the industry as a whole the highest professional standards; and

WHEREAS, they are working effectively on a national level as the National Association of Insurance Women (International), which has reached a membership of almost 20,000; and

WHEREAS, professional insurance women have earned recognition for their outstanding accomplishments in the economically vital insurance industry;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 21-27, 1989, as NATIONAL ASSOCIATION OF INSURANCE WOMEN'S WEEK in Illinois. I urge our citizens to do honor to the women who are performing such important and diverse roles throughout the risk and insurance industry.

Issued May 11, 1989. Filed May 15, 1989.

PROCLAMATION
89-233

Neurofibromatosis Awareness Month

WHEREAS, neurofibromatosis (NF) is recognized as one of the most common neurological disorders and yet is one of the least understood genetically; and

WHEREAS, affecting more than 100,000 Americans, NF occurs once in every 3,000 births and is more common than muscular dystrophy, sickle-cell anemia, and Tay-Sachs' disease; and

WHEREAS, NF may affect all organs and organ systems and can lead to bone defects, disfigurements, and scoliosis, as well as to life-threatening forms of neurological impairments, brain tumors and spinal tumors; and

WHEREAS, NF is characterized by abnormal tumor growth at nerve endings, and two of its most common signs are dark patches of skin and benign skin tumors; and

WHEREAS, the National Neurofibromatosis Foundation and the Illinois chapter of this foundation strive to assist afflicted individuals and their families through education, support and medical records;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 1989 as NEUROFIBROMATOSIS AWARENESS MONTH in Illinois, focusing public attention on this serious disorder and the many health problems to which it leads.

Issued May 11, 1989. Filed May 15, 1989.

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JCAR - Joint Committee on Administrative Rules

ACTION CODES

- A - Adopted Rule
AR - Adopted Repealer
C - Notice of Corrections
CC - Codification Changes
E - Emergency Rule
ER - Emergency Repealer
M - Modification to meet JCAR objections
O - JCAR Statement of Objections
P - Proposed Rule
PF - Prohibited Filing Ordered by JCAR
PP - Peremptory or Court ordered Rules
PR - Proposed Repealer
R - Refusal to meet JCAR objection
RC - Statement of Recommendation
S - Suspension ordered by JCAR
W - Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285 PART ACTION CODE PAGE NUMBER PREVIOUS VOLUME ACTION CODE PAGE NUMBER

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

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89 Ill. Adm. Code 230 Older Americans Act Programs (P-14777/88; A-2015) (P-12137/88; A-3054)

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8 Ill. Adm. Code 25 Animal Welfare Act (P-19164/88; A-3628)
8 Ill. Adm. Code 75 Bovine Brucellosis (P-19172/88; A-3636)
8 Ill. Adm. Code 20 Definitions (P-19178/88; W-2166)
8 Ill. Adm. Code 85 Diseased Animals (P-19185/88; A-3642)
8 Ill. Adm. Code 700 Farmland Preservation Act (P-14780/88; A-285) (P-2598) (P-17139/88; A-3653)
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8 Ill. Adm. Code 115 III. Pseudorabies Control Act (P-19218/88; A-3685)
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8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-228) (PP-2160) (P-19211/88; A-3696)
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89-084	Licensed Practical Nurse Week (Revised)	7821
89-085	POW-MIA Day	4066
89-086	Professional Social Work Month	4067
89-087	Rochelle Lee Fund Day	4068
89-088	School Psychology Week	4069
89-089	Call Before You Dig Month	4323
89-090	Ill. Veterans Affairs Day	4324
89-091	Marine Night Fighter Association Days	4070
89-092	Recognizes Clarence Darrow Community Center/Honors George Kalindinis	4325
89-093	Surgical Technologist Week	4326
89-094	Auctioneer's Week	4327
89-095	Ill. Clean & Beautiful & Tree City USA Appreciation Month	4328
89-096	Volunteer Week	4329
89-097	Belarusian/Bielorussian Day	4962
89-098	Breastfeeding Promotion Month	4963
89-099	High Blood Pressure Month	4964
89-100	Jesse White Day	4965
89-101	Library Week	4966
89-101	Library Week (Revised)	6823
89-102	Professional Secretaries Week/Professional Secretaries Day	4967
89-103	School Library Day	4968
89-104	Veterinary Medical Education Week	4969
89-105	American Vintage Wristwatch Day	4970
89-106	Gammas Phi Circus Week	4971
89-107	Ill. Employee Fitness Day	4972
89-108	Parks & Recreation Month	4973
89-109	Building Safety Week	4974
89-110	Groundwater Protection Month	4975
89-111	Ill. Cooperative Extension Day	4976

PROCLAMATIONS (CONT'D)

89-112	Ill. Industry Appreciation Day	4977
89-113	Post Anesthesia Nurse Awareness Week	4978
89-114	Recycling Week	4979
89-115	Public Health Professionals: Peers & Partners Week	4980
89-116	Business Opportunity Days	4981
89-117	Drinking Water Week	4982
89-118	Ill. Science Day	4983
89-119	Irv Kupcinet Day	5212
89-120	Keep America Beautiful Month	5213
89-121	Lioness Caramel Corn Day	5214
89-122	Medical Laboratory Week	5215
89-123	State Horseshoe Festival Day	5216
89-123	State Horseshoe Festival Day (Revised)	7505
89-124	Stroke Club Day	5217
89-125	United Insurance Company of America Day	5218
89-126	Youth Temperance Education Week	5219
89-127	His Eminence Archbishop Jakowos 30th Anniversary	5220
89-128	Rainbow House/Arco Iris Day	5221
89-129	Days of Remembrance	5222
89-130	Deputy Chief Gerald B. Creed Day	5223
89-131	Lake & Watershed Management Month	5224
89-132	Student Athlete Day	5822
89-133	Corfu-Tasty Gyros, Inc. Day	5823
89-134	Recognizes the 35th Anniversary of the Nu Iota Chapter of Alpha Omicron Pi	5824
89-135	Ted Liss Day	5825
89-136	New Homes Month	5826
89-137	Queen Isabella Day	5827
89-138	Coin Week	5828
89-139	Hyde Park Art Center Day	5829
89-140	Job's Daughters Week	5830
89-141	Medical Assistants' Week	5831
89-142	Rural Electric Youth Day	5832
89-143	Special Olympics Week	5833
89-144	Ill. Historical Library Month	5834
89-145	Victim Rights Week	5835
89-146	Welcome Home Chuck Marshall Day	5836
89-147	James & Sybil Stockdale Day	5837
89-148	Design-Drafting Week	6824
89-149	Bielarusian Independence Day	6835
89-150	Child Abuse Prevention Month	6836
89-151	Earth Week	6837
89-152	Grade Crossing Safety Week	6838
89-153	Music Week	6839
89-154	Small Business Week	6840
89-155	Adopt-A-Cat Month	6841
89-156	Child Support Awareness Day	6842
89-157	Croatian Independence Day	6843
89-158	Displaced Homemakers' Week	6844
89-159	Food & Beverage Packaging Week	6845
89-159	Food & Beverage Packaging Week (Revised)	7167
89-160	Motorcycle Awareness Month	6846
89-161	Older Americans Month	6847
89-162	Public Service Recognition Week	6848
89-163	Space Development Week	6849
89-164	CMM7 - Converting Machinery/Materials Day	6850

PROCLAMATIONS (CONT'D)

89-165	Community Mental Health Services Week	6851
89-166	Entrepreneur Achievement Week	6852
89-167	Goodwill Industries Week	6853
89-168	Nursing: The Heartbeat of Health Care Days In Chicago Day	6854
89-169	Pan American Week	6855
89-170	Credit Education Week	6856
89-171	Dr. Jack L. Greider Day	6857
89-172	Commemorates Warsaw Ghetto Uprising	6858
89-173	Day of Prayer	6859
89-174	Municipal Clerks Week	6860
89-175	Subcontractors Month	6861
89-176	Music in Our Schools Month	7168
89-177	Centenarians Day	7169
89-178	Student Council Leadership Week	7170
89-179	Teacher Appreciation Week	7171
89-180	The Year of Recognition for the Institute of Business Designers	7172
89-181	Just Say No Day	7173
89-182	Moscow-Chicago Theatre Exchange Week	7174
89-183	Nursing Home Week	7175
89-184	Enterostomal Therapy Nurses Day	7176
89-185	Nurses' Week	7177
89-186	Bird Appreciation Week	7178
89-187	Stamp Collecting Week	7179
89-188	Stephen A. Forbes Biological Station Day	7180
89-189	Youth Workout Day	7506
89-190	Disabled American Veterans' Days	7507
89-191	Plant a Living Legacy, a Continuing Dedication	7508
89-192	All Presidents Day	7509
89-193	Better Hearing & Speech Month	7510
89-194	Manufactured Housing Week	7511
89-195	Asian American Heritage Month	7512
89-196	City of Hope Day	7513
89-197	Korean War Veteran Day	7822
89-198	Medical Research Days	7823
89-199	Police Memorial Day/National Police Week/National Police Memorial Day	7824
89-200	Exceptional Children's Week	7825
89-201	Foster Parent Month	7826
89-202	Maritime Day	7827
89-203	Mother's Day	7828
89-204	Senior Citizens' Center of Oak Park & River Forest Day	7829
89-205	Adopt-A-Cop Month	7830
89-206	Insurance Agents Week	7831
89-207	Nurses Week at Edward Hines, Jr. VA Hospital	7832
89-208	Take Your Haul Off to Transit Day	7833
89-209	Unclaimed Property Week	7834
89-210	Correctional Officer Week	7835
89-211	Productivity & Quality Improvement Month	7836
89-212	Week of the High Risk Child	7837
89-213	De La Salle Day	7838
89-214	Salvation Army Week	7839
89-215	American G.I. Forum Days	7840
89-216	Carol Fowler Day	7841
89-217	Estate Planning Day	7842
89-218	International Museum Day	7843
89-219	Organ & Tissue Donor Awareness Week	8174

PROCLAMATIONS (CONT'D)

89-220	Children's Memorial Institute of Education & Research Day	8175
89-221	James J. McCarthy Day	8176
89-222	Retired Teachers Week	8177
89-223	Student Service Corporation Vocational Education Day	8178
89-224	Buckle-Up America Week	8179
89-225	Hospital Day	8180
89-226	Ill. Bell Operator Day	8181
89-227	Ill. - USA Karate Federation Day	8182
89-228	Students Against Driving Drunk Month	8183
89-229	Itis & Colitis Awareness Week	8184
89-230	Mental Health Month	8185
89-231	Victor Vasarely Week	8186
89-232	National Association of Insurance Women's Week	8187
89-233	Neurofibromatosis Awareness Week	8188

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 III. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the *Illinois Administrative Code*, please refer to 1 III. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING

am = amendment to existing Section
cc = codification changes
n = new Section
r = repeal of existing Section
rc = recodified
= renumbered

ACTION CODES

A = Adopted rule
C = Correction
CC = Codification Changes
E = Emergency rule
F = Failure to Remedy
O = JCAR Objection
P = Proposed rule
PF = Prohibited Filing
PP = Peremptory rule
R = Refusal to Modify or Withdraw
RC = JCAR Recommendation
S = Suspended rule
M = Modification
W = Withdrawal of Proposed rule

TITLE 2

700.Ap. D	am	(A-5066)
850.15	n	(A-1510)
850.20	am	(A-1510)
850.30	am	(A-1510)
850.110	am	(A-1510)
850.120	am	(A-1510)
850.130	am	(A-1510)
850.205	n	(A-1510)
850.210	am	(A-1510)
850.220	am	(A-1510)
850.230	am	(A-1510)
850.240	am	(A-1510)
850.Tb. A	am	(A-1510)
850.Tb. B	am	(A-1510)
850.Tb. C	am	(A-1510)
850.Tb. D	am	(A-1510)
850.Tb. E	am	(A-1510)
850.Tb. G	am	(A-1510)
850.Tb. H	am	(A-1510)
5025.10	r	(A-3742)
5025.110	n	(A-3747)
5025.120	n	(A-3747)
5025.130	n	(A-3747)
5025.140	n	(A-3747)
5025.150	n	(A-3747)
5025.160	n	(A-3747)
5025.170	n	(A-3747)
5025.180	n	(A-3747)
5025.210	r	(A-3742)
5025.220	r	(A-3742)
5025.230	r	(A-3742)

TITLE 2 (CONT'D)

5025.310	n	(A-3747)
5025.320	n	(A-3747)
5025.Ap. A	r	(A-3742)

20.1	am	(P-19178/88; W-2166)
25.20	am	(P-19164/88; A-3628)
25.30	am	(P-19164/88; A-3628)
25.50	am	(P-19164/88; A-3628)
25.130	am	(P-19164/88; A-3628)
75.5	am	(P-19172/88; A-3636)
75.190	am	(P-19172/88; A-3636)
80.10	am	(P-19196/88; A-3676)
80.20	am	(P-19196/88; A-3676)
80.110	am	(P-19196/88; A-3676)
85.5	am	(P-19185/88; A-3642)
85.10	am	(P-19185/88; A-3642)
85.15	am	(P-19185/88; A-3642)
85.50	am	(P-19185/88; A-3642)
85.75	am	(P-19185/88; A-3642)
90.10	am	(P-19201/88; A-3681)
90.110	am	(P-19201/88; A-3681)
105.5	am	(P-20309/88; A-3715)
105.10	am	(P-20309/88; A-3715)
105.30	am	(P-20309/88; A-3715)
110.50	am	(P-19153/88; A-3617)
110.80	am	(P-19153/88; A-3617)
110.90	am	(P-19153/88; A-3617)
110.110	am	(P-19153/88; A-3617)
110.120	am	(P-19153/88; A-3617)
115.10	am	(P-19218/88; A-3685)
115.20	am	(P-19218/88; A-3685)

TITLE 8 (CONT'D)

125.10	am	(P-228)
125.60	am	(P-19211/88; A-3695)
125.80	am	(P-19211/88; A-3696)
125.260	am	(PP-228)
125.270	am	(PP-228)
125.305	am	(PP-2160)
230.20	am	(P-3511) (E-4015)
255.10	n	(P-2571)
255.20	n	(P-2571)
255.30	n	(P-2571)
255.40	n	(P-2571)
255.60	n	(P-2571)
255.70	n	(P-2571)
255.80	n	(P-2571)
255.90	n	(P-2571)
255.100	n	(P-2571)
255.110	n	(P-2571)
255.120	n	(P-2571)
255.130	n	(P-2571)
255.140	n	(P-2571)
255.150	n	(P-2571)
255.160	n	(P-2571)
255.170	n	(P-2571)
505.10	am	(P-19806/88; A-3703)
505.20	am	(P-19806/88; A-3703)
505.25	am	(P-19806/88; A-3703)
505.240	am	(P-19806/88; A-3703)
505.280	am	(P-19806/88; A-3703)
505.310	am	(P-19806/88; A-3703)
700 Ap. F	am	(P-2598)
700 Ap. G	am	(P-17139/88; A-3653)
700 Ap. I	am	(P-14786/88; A-285)
1400.147	am	(P-5545/88; A-2440)
1400.149	am	(P-5545/88; A-2440)

TITLE 11

208.10	n	(P-13926/88; O-20234/88; R-1250; M-1250; A-1232)
208.20	n	(P-13926/88; O-20234/88; R-1250; A-1232)
208.30	n	(P-13926/88; O-20234/88; R-1250; A-1232)
208.40	n	(P-13926/88; O-20234/88; R-1250; A-1232)
208.100	n	(P-13926/88; O-20234/88; R-1250; A-1232)
208.110	n	(P-13926/88; O-20234/88; R-1250; A-1232)
208.120	n	(P-13926/88; O-20234/88; R-1250; A-1232)
404.20	am	(P-13936/88; A-7440)
404.200	am	(P-13936/88; A-7440)
417.30	am	(E-1899; O-5811) (P-1979)
417.35	n	(E-1899; O-5811) (P-1979)
417.100	n	(E-1899; O-5811) (P-1979)

TITLE 11 (CONT'D)

422.20	n	(P-13922/88; A-1558)
437.10	n	(P-1099; O-5802; R-7484; A-7435)
437.20	n	(P-1099; O-5802; R-7484; A-7435)
437.30	n	(P-1099; O-5802; R-7484; A-7435)
437.40	n	(P-1099; O-5802; R-7484; A-7435)
502.40	am	(P-18105/88; A-4931)
502.120	am	(P-17755/88; A-1562)
502.600	am	(P-17755/88; A-1562)
1308.20	am	(P-17766/88; O-1268; R-2167; A-2156)
1308.30	n	(P-17766/88; O-1268; R-2167; A-2156)
1308.40	n	(P-17766/88; O-1268; R-2167; A-2156)
1409.120	am	(P-17761/88; O-1266; R-1906; A-1841)
1409.130	am	(P-17761/88; O-1266; R-1906; A-1841)
1409.132	r	(P-17761/88; A-1841)
1410.10	r	(P-4345/88; A-1846)
1410.15	r	(P-4345/88; A-1846)
1770.10	n	(P-10298/88; O-3419)
1770.20	n	(P-10298/88; O-3419)
1770.30	n	(P-10298/88; O-3419)
1770.40	n	(P-10298/88; O-3419)
1770.50	n	(P-10298/88; O-3419)
1770.60	n	(P-10298/88; O-3419)
1770.70	n	(P-10298/88; O-3419)
1770.80	n	(P-10298/88; O-3419)
1770.90	n	(P-10298/88; O-3419)
1770.100	n	(P-10298/88; O-3419)
1770.110	n	(P-10298/88; O-3419)
1770.120	n	(P-10298/88; O-3419)
1770.130	n	(P-10298/88; O-3419)
1770.140	n	(P-10298/88; O-3419)
1770.150	n	(P-10298/88; O-3419)
1770.160	n	(P-10298/88; O-3419)
1770.170	n	(P-10298/88; O-3419)
1770.180	n	(P-10298/88; O-3419)
1770.190	n	(P-10298/88; O-3419)
1770.200	n	(P-10298/88; O-3419)

TITLE 14

176.11	am	(P-17770/88; A-5197)
177.10	n	(P-20434/88; A-4937)
177.20	n	(P-20434/88; A-4937)
177.30	n	(P-20434/88; A-4937)
177.40	n	(P-20434/88; A-4937)
177.50	n	(P-20434/88; A-4937)
177.60	n	(P-20434/88; A-4937)
177.70	n	(P-20434/88; A-4937)
177.80	n	(P-20434/88; A-4937)
177.90	n	(P-20434/88; A-4937)
177.100	n	(P-20434/88; A-4937)
177.110	n	(P-20434/88; A-4937)
177.120	n	(P-20434/88; A-4937)
177.130	n	(P-20434/88; A-4937)
177.140	n	(P-20434/88; A-4937)
177.150	n	(P-20434/88; A-4937)
177.160	n	(P-20434/88; A-4937)
177.170	n	(P-20434/88; A-4937)
177.180	n	(P-20434/88; A-4937)
177.190	n	(P-20434/88; A-4937)
177.200	n	(P-20434/88; A-4937)

TITLE 14 (CONT'D)

520.1010	am	(P-4985)
520.1020	am	(P-4985)
520.1030	am	(P-4985)
570.30	am	(P-20714/87; A-58)
590.10	am	(P-15249/88; A-2028)
590.80	n	(P-15249/88; A-2028)
590.81	n	(P-15249/88; A-2028)
590.90	n	(P-15249/88; A-2028)
590.91	n	(P-15249/88; A-2028)
590.92	n	(P-15249/88; A-2028)
590.93	n	(P-15249/88; A-2028)
620.10	am	(P-14797/88; A-1758)
620.30	am	(P-14797/88; A-1758)
620.40	am	(P-14797/88; A-1758)
620.50	am	(P-14797/88; A-1758)
620.60	am	(P-14797/88; A-1758)
620.70	am	(P-14797/88; A-1758)
620.80	am	(P-14797/88; A-1758)
620.90	am	(P-14797/88; A-1758)
630.20	am	(P-4987/88; A-4164)
630.40	am	(P-4987/88; A-4164)

TITLE 17

110.30	am	(P-20363/88; A-3785)
110.45	am	(P-20363/88; A-3785)
110.60	am	(P-20363/88; A-3785)
110.70	am	(P-20363/88; A-3785)
110.90	am	(P-20363/88; A-3785)
110.120	am	(P-20363/88; A-3785)
110.150	am	(P-20363/88; A-3785)
110.180	am	(P-20363/88; A-3785)
220.10	n	(P-731)
220.20	n	(P-731)
220.30	n	(P-731)
220.40	n	(P-731)
220.50	n	(P-731)
220.60	n	(P-731)
220.70	n	(P-731)
220.80	n	(P-731)
220.90	n	(P-731)
230.10	n	(P-4430)
230.20	n	(P-4430)
230.30	n	(P-4430)
230.40	n	(P-4430)
230.50	n	(P-4430)
510.10	am	(P-3268)
530.20	am	(P-4399)
530.70	am	(P-4399)
530.80	am	(P-4399)
530.90	am	(P-4399)
530.100	am	(P-4399)
530.105	am	(P-4399)
530.110	am	(P-4399)
550.30	am	(P-3273)
570.40	am	(P-5087/88; A-12034/88; O-3468)
570.20	am	(P-2632)

TITLE 17 (CONT'D)

570.30	am	(P-2632)
570.40	am	(P-2632)
590.10	am	(P-3221) (E-22244/88; O-3462)
590.30	am	(P-3221)
590.40	am	(P-3221)
590.50	am	(P-3221)
590.60	am	(P-3221)
590.61	am	(P-3221)
590.62	am	(P-3221)
590.63	am	(P-3221)
590.64	am	(P-3221)
590.65	am	(P-3221)
590.66	am	(P-3221)
590.67	am	(P-3221)
590.68	am	(P-3221)
590.69	am	(P-3221)
590.70	am	(P-3221)
590.71	am	(P-3221)
590.72	am	(P-3221)
590.73	am	(P-3221)
590.74	am	(P-3221)
590.75	am	(P-3221)
590.76	am	(P-3221)
590.77	am	(P-3221)
590.78	am	(P-3221)
590.79	am	(P-3221)
590.80	am	(P-3221)
590.81	am	(P-3221)
590.82	am	(P-3221)
590.83	am	(P-3221)
590.84	am	(P-3221)
590.85	am	(P-3221)
590.86	am	(P-3221)
590.87	am	(P-3221)
590.88	am	(P-3221)
590.89	am	(P-3221)
590.90	am	(P-3221)
590.91	am	(P-3221)
590.92	am	(P-3221)
590.93	am	(P-3221)
590.94	am	(P-3221)
590.95	am	(P-3221)
590.96	am	(P-3221)
590.97	am	(P-3221)
590.98	am	(P-3221)
590.99	am	(P-3221)
591.00	am	(P-3221)
591.01	am	(P-3221)
591.02	am	(P-3221)
591.03	am	(P-3221)
591.04	am	(P-3221)
591.05	am	(P-3221)
591.06	am	(P-3221)
591.07	am	(P-3221)
591.08	am	(P-3221)
591.09	am	(P-3221)
591.10	am	(P-3221)
591.11	am	(P-3221)
591.12	am	(P-3221)
591.13	am	(P-3221)
591.14	am	(P-3221)
591.15	am	(P-3221)
591.16	am	(P-3221)
591.17	am	(P-3221)
591.18	am	(P-3221)
591.19	am	(P-3221)
591.20	am	(P-3221)
591.21	am	(P-3221)
591.22	am	(P-3221)
591.23	am	(P-3221)
591.24	am	(P-3221)
591.25	am	(P-3221)
591.26	am	(P-3221)
591.27	am	(P-3221)
591.28	am	(P-3221)
591.29	am	(P-3221)
591.30	am	(P-3221)
591.31	am	(P-3221)
591.32	am	(P-3221)
591.33	am	(P-3221)
591.34	am	(P-3221)
591.35	am	(P-3221)
591.36	am	(P-3221)
591.37	am	(P-3221)
591.38	am	(P-3221)
591.39	am	(P-3221)
591.40	am	(P-3221)
591.41	am	(P-3221)
591.42	am	(P-3221)
591.43	am	(P-3221)
591.44	am	(P-3221)
591.45	am	(P-3221)
591.46	am	(P-3221)
591.47	am	(P-3221)
591.48	am	(P-3221)
591.49	am	(P-3221)
591.50	am	(P-3221)
591.51	am	(P-3221)
591.52	am	(P-3221)
591.53	am	(P-3221)
591.54	am	(P-3221)
591.55	am	(P-3221)
591.56	am	(P-3221)
591.57	am	(P-3221)
591.58	am	(P-3221)
591.59	am	(P-3221)
591.60	am	(P-3221)
591.61	am	(P-3221)
591.62	am	(P-3221)
591.63	am	(P-3221)
591.64	am	(P-3221)
591.65	am	(P-3221)
591.66	am	(P-3221)
591.67	am	(P-3221)
591.68	am	(P-3221)
591.69	am	(P-3221)
591.70	am	(P-3221)
591.71	am	(P-3221)
591.72	am	(P-3221)
591.73	am	(P-3221)
591.74	am	(P-3221)
591.75	am	(P-3221)
591.76	am	(P-3221)
591.77	am	(P-3221)
591.78	am	(P-3221)
591.79	am	(P-3221)
591.80	am	(P-3221)
591.81	am	(P-3221)
591.82	am	(P-3221)
591.83	am	(P-3221)
591.84	am	(P-3221)
591.85	am	(P-3221)
591.86	am	(P-3221)
591.87	am	(P-3221)
591.88	am	(P-3221)
591.89	am	(P-3221)
591.90	am	(P-3221)
591.91	am	

TITLE 35 (CONT'D)

251.210	am	(E-955)
251.212	r	(E-955)
251.215	am	(E-955)
251.301	am	(E-955)
301.200	am	(P-15823/88; A-5984)
301.260	am	(P-15823/88; A-5984)
301.365	am	(P-15823/88; A-5984)
301.430	am	(P-15823/88; A-5984)
302.211	am	(P-15844/88; A-5998)
302.304	am	(P-15844/88; A-5998)
302.504	am	(P-15844/88; A-5998)
302.507	am	(P-15844/88; A-5998)
302.509	am	(P-15844/88; A-5998)
304.104	am	(P-15815/88; A-5976)
304.120	am	(P-18097/88; A-7754)
304.124	am	(P-15815/88; A-5976)
304.140	r	(P-15815/88; A-5976)
304.220	n	(P-11397/88; A-2060)
304.302	n	(P-11669/88; A-851)
305.102	am	(P-15839/88; A-5989)
307.1102	am	(P-7530)
307.1508	am	(P-16396/88; A-1794)
307.1704	am	(P-16396/88; A-1794)
307.2101	am	(P-16396/88; A-1794)
307.2903	am	(P-16396/88; A-1794)
307.3110	am	(P-16396/88; A-1794)
307.3129	am	(P-16396/88; A-1794)
307.3500	am	(P-16396/88; A-1794)
307.3501	am	(P-16396/88; A-1794)
307.3503	am	(P-16396/88; A-1794)
307.3509	am	(P-16396/88; A-1794)
307.3590	n	(P-16396/88; A-1794)
307.4004	am	(P-16396/88; A-1794)
307.8100	am	(P-16396/88; A-1794)
309.281	am	(P-15892/88; A-5993)
310.107	am	(P-16384/88; A-2463)
310.110	am	(P-16384/88; A-2463)
365.101	n	(P-18030/88; A-7351)
365.102	n	(P-18030/88; A-7351)
365.103	n	(P-18030/88; A-7351)
365.104	n	(P-18030/88; A-7351)
365.201	n	(P-18030/88; A-7351)
365.202	n	(P-18030/88; A-7351)
365.203	n	(P-18030/88; A-7351)
365.204	n	(P-18030/88; A-7351)
365.301	n	(P-18030/88; A-7351)
365.302	n	(P-18030/88; A-7351)
365.303	n	(P-18030/88; A-7351)
365.304	n	(P-18030/88; A-7351)
365.401	n	(P-18030/88; A-7351)
365.402	n	(P-18030/88; A-7351)
365.403	n	(P-18030/88; A-7351)
365.404	n	(P-18030/88; A-7351)
365.405	n	(P-18030/88; A-7351)
365.406	n	(P-18030/88; A-7351)
365.501	n	(P-18030/88; A-7351)

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TITLE 35 (CONT'D)

720.111	am	(P-15327/88; A-362)
721.104	am	(P-15347/88; A-382)
721.105	am	(P-15347/88; A-382)
721.133	am	(P-15347/88; A-382)
721.137	am	(P-15347/88; A-382)
721.139	am	(P-15347/88; A-382)
721.199	am	(P-15449/88; A-452)
722.110	am	(P-15449/88; A-452)
722.151	am	(P-15455/88; A-458)
724.101	am	(P-15455/88; A-458)
724.101	am	(P-15455/88; A-458)
725.101	am	(P-15402/88; A-437)
731.101	r	(P-6861)
731.101	r	(P-6861)
731.102	r	(P-6861)
731.102	r	(P-6861)
731.103	r	(P-6861)
731.103	r	(P-6861)
731.110	n	(P-2650)
731.111	n	(P-2650)
731.112	n	(P-2650)
731.113	n	(P-2650)
731.114	n	(P-2650)
731.120	n	(P-2650)
731.121	n	(P-2650)
731.122	n	(P-2650)
731.130	n	(P-2650)
731.131	n	(P-2650)
731.132	n	(P-2650)
731.133	n	(P-2650)
731.134	n	(P-2650)
731.140	n	(P-2650)
731.141	n	(P-2650)
731.142	n	(P-2650)
731.143	n	(P-2650)
731.144	n	(P-2650)
731.145	n	(P-2650)
731.150	n	(P-2650)
731.151	n	(P-2650)
731.152	n	(P-2650)
731.153	n	(P-2650)
731.160	n	(P-2650)
731.161	n	(P-2650)
731.162	n	(P-2650)
731.163	n	(P-2650)
731.164	n	(P-2650)
731.165	n	(P-2650)
731.166	n	(P-2650)
731.167	n	(P-2650)
731.170	n	(P-2650)
731.171	n	(P-2650)
731.172	n	(P-2650)
731.173	n	(P-2650)
731.174	n	(P-2650)
731.174	n	(P-2650)
731.190	n	(P-6861)
731.191	n	(P-6861)
731.192	n	(P-6861)
731.193	n	(P-6861)

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TITLE 35 (CONT'D)

731.194	n	(P-6861)
731.195	n	(P-6861)
731.196	n	(P-6861)
731.197	n	(P-6861)
731.198	n	(P-6861)
731.199	n	(P-6861)
731.202	n	(P-6861)
731.203	n	(P-6861)
731.204	n	(P-6861)
731.205	n	(P-6861)
731.206	n	(P-6861)
731.207	n	(P-6861)
731.208	n	(P-6861)
731.209	n	(P-6861)
731.210	n	(P-6861)
731.211	n	(P-6861)
731.900	r	(P-2650)
731.900	r	(P-6861)
731.901	r	(P-2650)
731.901	r	(P-6861)
858.204	re	(A-5945)
858.205	re	(A-5945)
858.207	re	(A-5945)
858.208	re	(A-5945)
858.304	re	(A-5945)
858.305	re	(A-5945)
858.306	re	(A-5945)
858.308	re	(A-5945)
858.309	re	(A-5945)
858.310	re	(A-5945)

TITLE 38

190.10	am	(P-14097/88; O-22489/88; R-966; A-3793)
190.50	am	(P-14097/88; O-22489/88; R-966; A-3793)
190.70	am	(P-14097/88; O-22489/88; R-966; A-3793)
190.140	am	(P-14097/88; O-22489/88; R-966; A-3793)
190.160	am	(P-14097/88; O-22489/88; R-966; A-3793)
190.165	n	(P-4107)
190.180	am	(P-14097/88; O-22489/88; R-966; A-3793; P-4107)
303.10	n	(P-2889)
303.20	n	(P-2889)
400.110	am	(P-1985)
400.120	am	(P-1985)
400.130	am	(P-1985)
400.140	r	(P-1985)
400.141	am	(P-1985)
400.142	am	(P-1985)
400.150	am	(P-1985)
400.440	am	(P-1985)
400.510	am	(P-1985)
400.615	am	(P-1985)

TITLE 38 (CONT'D)

400.665 am (P-1985)
400.675 r (P-1985)
400.710 am (P-1985)
400.1020 am (P-1985)
400.1030 am (P-1985)
400.1060 am (P-1985)
400.1110 am (P-1985)
400.1120 am (P-1985)
400.1140 r (P-1985)
400.1530 am (P-1985)
400.1550 am (P-1985)
400.2010 am (P-1985)
400.2055 n (P-1985)
400.2500 am (P-1985)
400.2510 am (P-1985)
400.2520 am (P-1985)
400.2700 n (P-1985)
400.2710 n (P-1985)

TITLE 41

100.110 n (E-582) (P-1323)
170.10 am (P-1756) (E-1886)
170.71 n (P-1756) (E-1886)
170.72 n (P-1756) (E-1886)
170.73 n (P-1756) (E-1886)
170.75 am (P-1756) (E-1886)
170.75 # (A-5669)
170.106 n (P-1756) (E-1886)
170.107 n (P-1756) (E-1886)
170.108 n (P-1756) (E-1886)
170.400 n (A-5669)
170.410 n (A-5669)
170.420 n (A-5669)
170.430 n (A-5669)
170.440 n (A-5669)
170.450 n (A-5669)
170.460 n (A-5669)
170.470 n (A-5669)
170.480 n (A-5669)
170.490 n (A-5669)
170.500 n (A-5669)
170.510 n (A-5669)
170.520 n (A-5669)
170.530 n (A-5669)
170.530 am (A-7144)
170.540 n (A-5669)
170.550 n (A-5669)
170.560 n (A-5669)
170.570 n (A-5669)
170.580 n (A-5669)
170.590 n (A-5669)
170.600 n (A-5669)
170.610 n (A-5669)
170.620 n (A-5669)
170.630 n (A-5669)
170.640 n (A-5669)

TITLE 41 (CONT'D)

170.650 n (A-5669)
170.660 n (A-5669)
170.670 # (A-5669)
170.670 am (A-5669)
170.70. A n (A-5669)
170.70. B n (A-5669)
180.10 am (E-1875; O-5807)
180.10 am (P-1754) (E-1875)
180.20 am (E-1875; O-5807)
180.20 am (P-1754) (E-1875)
180.25 n (E-1875; O-5807)
180.25 n (P-1754) (E-1875)

TITLE 44

525.5 r (P-2709)
525.10 am (P-2709)
525.20 am (P-2709)
525.50 n (P-2709)
525.60 n (P-2709)
525.70 # (P-2709)
525.70 am (P-2709)
525.100 am (P-2709)
525.110 am (P-2709)
525.200 # (P-2709)
525.300 am (P-2709)
525.310 r (P-2709)
525.320 am (P-2709)
525.330 am (P-2709)
525.340 am (P-2709)
525.350 am (P-2709)
525.400 am (P-2709)
525.410 am (P-2709)
525.500 am (P-2709)
525.510 am (P-2709)
525.520 am (P-2709)
525.530 am (P-2709)
525.540 n (P-2709)
525.600 am (P-2709)
525.610 am (P-2709)
525.620 am (P-2709)
525.630 am (P-2709)
525.640 am (P-2709)
525.650 am (P-2709)
525.660 am (P-2709)
525.670 am (P-2709)
525.700 am (P-2709)
525.710 am (P-2709)
525.720 am (P-2709)
526.10 n (P-2746)
526.20 n (P-2746)
526.30 n (P-2746)
526.40 n (P-2746)
526.50 n (P-2746)
526.60 n (P-2746)
526.70 n (P-2746)
530.5 r (P-2648)

TITLE 44 (CONT'D)

530.10 am (P-2648)
530.20 am (P-2648)
530.30 n (P-2648)
530.60 n (P-2648)
530.70 # (P-2648)
530.70 am (P-2648)
530.70 am (P-2648)
530.100 am (P-2648)
530.110 am (P-2648)
530.200 # (P-2648)
530.300 am (P-2648)
530.310 r (P-2648)
530.320 am (P-2648)
530.330 am (P-2648)
530.340 am (P-2648)
530.350 am (P-2648)
530.400 am (P-2648)
530.410 am (P-2648)
530.500 am (P-2648)
530.510 am (P-2648)
530.520 am (P-2648)
530.530 am (P-2648)
530.540 n (P-2648)
530.600 am (P-2648)
530.610 am (P-2648)
530.620 am (P-2648)
530.630 am (P-2648)
530.640 am (P-2648)
530.650 am (P-2648)
530.660 am (P-2648)
530.670 am (P-2648)
530.700 am (P-2648)
530.710 am (P-2648)
530.720 am (P-2648)
535.5 r (P-2766)
535.10 am (P-2766)
535.20 am (P-2766)
535.30 n (P-2766)
535.60 n (P-2766)
535.70 # (P-2766)
535.70 am (P-2766)
535.100 am (P-2766)
535.110 am (P-2766)
535.200 # (P-2766)
535.300 am (P-2766)
535.310 r (P-2766)
535.320 am (P-2766)
535.330 am (P-2766)
535.340 am (P-2766)
535.350 am (P-2766)
535.400 am (P-2766)
535.410 am (P-2766)
535.500 am (P-2766)
535.510 am (P-2766)
535.520 am (P-2766)
535.530 am (P-2766)
535.540 n (P-2766)

TITLE 44 (CONT'D)

535.600 am (P-2766)
535.610 am (P-2766)
535.620 am (P-2766)
535.630 am (P-2766)
535.640 am (P-2766)
535.650 am (P-2766)
535.660 am (P-2766)
535.670 am (P-2766)
535.700 am (P-2766)
535.710 am (P-2766)
535.720 am (P-2766)
540.5 r (P-2764)
540.10 am (P-2764)
540.20 am (P-2764)
540.50 n (P-2764)
540.60 n (P-2764)
540.70 # (P-2764)
540.70 am (P-2764)
540.100 am (P-2764)
540.110 am (P-2764)
540.200 # (P-2764)
540.300 am (P-2764)
540.310 r (P-2764)
540.320 am (P-2764)
540.330 am (P-2764)
540.340 am (P-2764)
540.350 am (P-2764)
540.400 am (P-2764)
540.410 am (P-2764)
540.500 am (P-2764)
540.510 am (P-2764)
540.520 am (P-2764)
540.530 am (P-2764)
540.540 n (P-2764)
540.600 am (P-2764)
540.610 am (P-2764)
540.620 am (P-2764)
540.630 am (P-2764)
540.640 am (P-2764)
540.650 am (P-2764)
540.660 am (P-2764)
540.670 am (P-2764)
540.700 am (P-2764)
540.710 am (P-2764)
540.720 am (P-2764)
910.130 am (P-1917)
4400.25 n (P-44; A-7444)
4400. Ap. A n (P-44; A-7444)
4400. Ap. B n (P-44; A-7444)
4400. Ap. C n (P-44; A-7444)
4400. Ap. D n (P-44; A-7444)
5040.590 r (P-4071)

TITLE 47

1.35 n (P-5002)
1.60 am (P-5002)

TITLE 47 (CONT'D)			TITLE 50 (CONT'D)			TITLE 56 (CONT'D)			TITLE 62		
1.70	am	(P-5002)	919.50	am	(P-13535/88; C-17456/88; A-1204)	350.410	n	(P-15272/88; W-6819) (P-5839)	220.10	am	(P-23; A-5955)
1.85	am	(P-5002)	919.60	am	(P-13535/88; C-17456/88; A-1204)	350.410	n	(P-15272/88; W-6819) (P-5839)	220.80	am	(P-23; A-5955)
1.100	am	(P-5002)	919.70	am	(P-13535/88; C-17456/88; A-1204)	350.420	n	(P-15272/88; W-6819) (P-5839)	220.160	am	(P-756)
1.105	am	(P-5002)	919.80	am	(P-13535/88; C-17456/88; A-1204)	350.430	n	(P-15272/88; W-6819) (P-5839)			
1.110	am	(P-5002)	919.90	am	(P-13535/88; C-17456/88; A-1204)	350.440	n	(P-15272/88; W-6819) (P-5839)			
1.110	am	(P-5002)	919.90	am	(P-13535/88; C-17456/88; A-1204)	350.450	n	(P-15272/88; W-6819) (P-5839)			
1.130	am	(P-5002)	919.90	am	(P-13535/88; C-17456/88; A-1204)	350.450	n	(P-15272/88; W-6819) (P-5839)			
1.160	am	(P-5002)	2008.10	am	(P-251) (E-586; O-3471)	2090.105	am	(P-17)	600.10	am	(P-19795/88; A-3665)
1.170	n	(P-5002)	2008.20	am	(P-251) (E-586; O-3471)	2600.20	am	(P-3515) (E-4028) (P-4331)	600.30	am	(P-19795/88; A-3665)
1.175	n	(P-5002)	2008.30	am	(P-251) (E-586; O-3471)	2600.30	am	(P-3515) (E-4028)	600.60	am	(P-19795/88; A-3665)
1.180	n	(P-5002)	2008.40	am	(P-251) (E-586; O-3471)	2610.60	am	(P-3517)	600.80	am	(P-19795/88; A-3665)
1.185	n	(P-5002)	2008.50	am	(P-251) (E-586; O-3471)	2610.100	am	(P-4366)	600.90	am	(P-19795/88; A-3665)
1.190	n	(P-5002)	2008.60	am	(P-251) (E-586; O-3471)	2610.130	am	(P-4366)	600.100	n	(P-19795/88; A-3665)
1.195	n	(P-5002)	2008.70	am	(P-251) (E-586; O-3471)	2610.130	am	(P-4366)	600.110	n	(P-19795/88; A-3665)
100.70	am	(P-1930)	2008.80	am	(P-251) (E-586; O-3471)	2610.130	am	(P-4366)	610.10	am	(P-19205/88; A-3690)
100.85	am	(P-1930)	2008.80	am	(P-251) (E-586; O-3471)	2625.20	n	(P-3513) (E-4019)	610.20	am	(P-19205/88; A-3690)
100.90	am	(P-1930)	2008.81	am	(P-251) (E-586; O-3471)	2625.30	n	(P-3513) (E-4019)	610.30	am	(P-19205/88; A-3690)
100.110	am	(P-1930) (P-4338)	2008.82	n	(P-251) (E-586; O-3471)	2625.40	n	(P-3513) (E-4019)	610.40	am	(P-19205/88; A-3690)
100.120	am	(P-1930)	2008.90	am	(P-251) (E-586; O-3471)	2625.50	n	(P-3513) (E-4019)	610.60	am	(P-19205/88; A-3690)
120.80	am	(P-1311)	2008.90	am	(P-251) (E-586; O-3471)	2712.201	n	(P-15257/88; O-22482/88; R-965; A-795)	750.1000	am	(P-19205/88; A-3690)
120.80	am	(P-1311)	2008.90	am	(P-251) (E-586; O-3471)	2712.202	n	(P-15257/88; O-22482/88; R-965; A-795)	750.1000	n	(P-6949)
120.100	am	(P-1311)	2008.90	am	(P-251) (E-586; O-3471)	2712.203	n	(P-15257/88; O-22482/88; R-965; A-795)	750.1010	r	(P-6949)
120.110	am	(P-8521/88; A-779)	2008.90	am	(P-251) (E-586; O-3471)	2712.205	n	(P-15257/88; O-22482/88; R-965; A-795)	750.2000	r	(P-6949)
120.115	n	(P-8521/88; A-779)	2008.90	am	(P-251) (E-586; O-3471)	2712.207	n	(P-15257/88; O-22482/88; R-965; A-795)	750.2010	r	(P-6949)
120.115	am	(P-4075)	2008.90	am	(P-251) (E-586; O-3471)	2712.210	n	(P-15257/88; O-22482/88; R-965; A-795)	750.2020	n	(P-6949)
160.80	am	(P-9271/88; A-2024)	2011.10	n	(P-13558/88; A-3804)	2712.210	n	(P-15257/88; O-22482/88; R-965; A-795)	750.2030	n	(P-6949)
350.202	am	(P-15265/88; A-5947)	2011.20	n	(P-13558/88; A-3804)	2720.1	am	(P-5362)	750.2030	n	(P-6949)
			2011.30	n	(P-13558/88; A-3804)	2720.130	am	(P-5362)	750.2040	r	(P-6949)
			2011.40	n	(P-13558/88; A-3804)	2720.132	n	(P-5362)	750.2040	r	(P-6949)
			2011.50	n	(P-13558/88; A-3804)	2720.132	n	(P-5362)	750.3000	n	(P-6949)
			2011.60	n	(P-13558/88; A-3804)	2725.20	am	(P-5344)	750.3000	n	(P-6949)
			2011.70	n	(P-13558/88; A-3804)	2725.100	am	(P-5344)	750.3010	r	(P-6949)
			2011.80	n	(P-13558/88; A-3804)	2725.105	am	(P-5344)	750.3010	n	(P-6949)
			2011.90	n	(P-13558/88; A-3804)	2725.120	am	(P-5344)	750.3020	r	(P-6949)
			2012.00	n	(P-13558/88; A-3804)	2725.120	am	(P-5344)	750.3020	n	(P-6949)
			2012.10	n	(P-13558/88; A-3804)	2725.250	am	(P-5344)	750.3020	n	(P-6949)
			2012.20	n	(P-13558/88; A-3804)	2725.270	am	(P-5344)	750.3030	r	(P-6949)
			2012.30	n	(P-13558/88; A-3804)	2732.210	n	(P-1945)	750.3030	n	(P-6949)
			2012.40	n	(P-13558/88; A-3804)	2765.205	n	(P-752)	750.3040	r	(P-6949)
			2012.50	n	(P-13558/88; A-3804)	2765.325	n	(P-5375)	750.3040	n	(P-6949)
			2013.00	n	(P-13558/88; A-3804)	2765.328	n	(P-5375)	750.3040	n	(P-6949)
			2013.10	n	(P-13558/88; A-3804)	2765.330	n	(P-5375)	750.3050	n	(P-6949)
			2013.20	n	(P-13558/88; A-3804)	2765.332	n	(P-5375)	750.3060	n	(P-6949)
			2013.30	n	(P-13558/88; A-3804)	2765.333	n	(P-5375)	750.3060	n	(P-6949)
			2013.40	n	(P-13558/88; A-3804)	2765.334	n	(P-5375)	750.3070	n	(P-6949)
			2013.50	n	(P-13558/88; A-3804)	2765.335	n	(P-5375)	750.4000	r	(P-6949)
			2013.60	n	(P-13558/88; A-3804)	2770.105	am	(P-743)	750.4010	r	(P-6949)
			2013.70	n	(P-13558/88; A-3804)	2905.1	am	(P-2229)	750.4020	r	(P-6949)
			2013.80	n	(P-13558/88; A-3804)	2905.15	am	(P-2229)	750.4030	r	(P-6949)
			2013.90	n	(P-13558/88; A-3804)	2905.25	r	(P-2229)	750.4040	r	(P-6949)
			2014.00	n	(P-13558/88; A-3804)	2905.40	n	(P-2229)	750.4050	r	(P-6949)
			2014.10	n	(P-13558/88; A-3804)	2920.68	n	(P-2229/88; A-5936)	750.4060	r	(P-6949)
			2014.20	n	(P-13558/88; A-3804)	2960.105	am	(P-17; A-5940)	750.4070	r	(P-6949)
			2014.30	n	(P-13558/88; A-3804)	2960.105	am		750.4080	r	(P-6949)
			2014.40	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2014.50	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2014.60	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2014.70	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2014.80	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2014.90	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.00	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.10	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.20	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.30	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.40	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.50	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.60	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.70	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.80	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2015.90	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.00	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.10	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.20	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.30	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.40	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.50	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.60	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.70	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.80	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2016.90	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.00	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.10	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.20	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.30	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.40	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.50	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.60	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.70	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.80	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2017.90	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.00	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.10	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.20	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.30	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.40	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.50	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.60	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.70	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.80	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2018.90	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2019.00	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)
			2019.10	n	(P-13558/88; A-3804)	2960.105	am		750.5000	r	(P-6949)

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[illegible][illegible]

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
350.1850	am	(P-21621/88; A-6040)	350.3310	am	(P-21621/88; A-6040)	380.300	n	(P-987)
350.1860	am	(P-21621/88; A-6040)	350.3320	am	(P-21621/88; A-6040)	380.310	n	(P-987)
350.1870	am	(P-21621/88; A-6040)	350.3330	am	(P-21621/88; A-6040)	380.320	n	(P-987)
350.1880	am	(P-21621/88; A-6040)	350.3340	am	(P-21621/88; A-6040)	380.330	n	(P-987)
350.1890	am	(P-21621/88; A-6040)	350.3350	am	(P-21621/88; A-6040)	380.340	n	(P-987)
350.1900	am	(P-21621/88; A-6040)	350.3360	am	(P-21621/88; A-6040)	380.350	n	(P-987)
350.1910	am	(P-21621/88; A-6040)	350.3370	am	(P-21621/88; A-6040)	380.360	n	(P-987)
350.2010	am	(P-21621/88; A-6040)	350.3380	am	(P-21621/88; A-6040)	380.370	n	(P-987)
350.2020	am	(P-21621/88; A-6040)	350.3390	am	(P-21621/88; A-6040)	380.380	n	(P-987)
350.2030	am	(P-21621/88; A-6040)	350.3390	am	(P-21621/88; A-6040)	380.390	n	(P-987)
350.2210	am	(P-21621/88; A-6040)	350.3400	am	(P-21621/88; A-6040)	380.400	n	(P-987)
350.2220	am	(P-21621/88; A-6040)	350.3410	am	(P-21621/88; A-6040)	380.410	n	(P-987)
350.2410	am	(P-21621/88; A-6040)	350.3820	am	(P-21621/88; A-6040)	380.420	n	(P-987)
350.2420	am	(P-21621/88; A-6040)	350.3830	am	(P-21621/88; A-6040)	380.430	n	(P-987)
350.2430	am	(P-21621/88; A-6040)	350.3840	am	(P-21621/88; A-6040)	380.440	n	(P-987)
350.2440	am	(P-21621/88; A-6040)	350.3850	am	(P-21621/88; A-6040)	380.450	n	(P-987)
350.2610	am	(P-21621/88; A-6040)	350.3860	am	(P-21621/88; A-6040)	380.460	n	(P-987)
350.2620	am	(P-21621/88; A-6040)	350.3870	am	(P-21621/88; A-6040)	380.470	n	(P-987)
350.2630	am	(P-21621/88; A-6040)	350.3880	am	(P-21621/88; A-6040)	380.480	n	(P-987)
350.2640	am	(P-21621/88; A-6040)	350.3890	am	(P-21621/88; A-6040)	380.490	n	(P-987)
350.2650	am	(P-21621/88; A-6040)	350.3900	am	(P-21621/88; A-6040)	380.495	n	(P-987)
350.2660	am	(P-21621/88; A-6040)	350.3910	am	(P-21621/88; A-6040)	380.500	n	(P-987)
350.2670	am	(P-21621/88; A-6040)	350.3920	am	(P-21621/88; A-6040)	380.510	n	(P-987)
350.2680	am	(P-21621/88; A-6040)	350.3930	am	(P-21621/88; A-6040)	380.520	n	(P-987)
350.2690	am	(P-21621/88; A-6040)	350.3940	am	(P-21621/88; A-6040)	380.530	n	(P-987)
350.2700	am	(P-21621/88; A-6040)	350.3950	am	(P-21621/88; A-6040)	380.540	n	(P-987)
350.2710	am	(P-21621/88; A-6040)	350.3960	am	(P-21621/88; A-6040)	380.550	n	(P-987)
350.2720	am	(P-21621/88; A-6040)	350.3970	am	(P-21621/88; A-6040)	380.560	n	(P-987)
350.2730	am	(P-21621/88; A-6040)	350.3980	am	(P-21621/88; A-6040)	380.570	n	(P-987)
350.2740	am	(P-21621/88; A-6040)	350.3990	am	(P-21621/88; A-6040)	380.580	n	(P-987)
350.2910	am	(P-21621/88; A-6040)	350.4000	am	(P-21621/88; A-6040)	380.590	n	(P-987)
350.2920	am	(P-21621/88; A-6040)	350.4010	am	(P-21621/88; A-6040)	380.600	n	(P-987)
350.2930	am	(P-21621/88; A-6040)	350.4020	am	(P-21621/88; A-6040)	380.610	n	(P-987)
350.2940	am	(P-21621/88; A-6040)	350.4030	am	(P-21621/88; A-6040)	380.620	n	(P-987)
350.2950	am	(P-21621/88; A-6040)	350.4210	am	(P-21621/88; A-6040)	380.630	n	(P-987)
350.2960	am	(P-21621/88; A-6040)	380.100	n	(P-987)	380.640	n	(P

TITLE 77 (CONT'D)	
390.1020	am (P-21064/88; A-6301)
390.1023	am (P-21064/88; A-6301)
390.1035	n (P-21064/88; A-6301)
390.1040	am (P-21064/88; A-6301)
390.1050	am (P-21064/88; A-6301)
390.1060	am (P-21064/88; A-6301)
390.1070	am (P-21064/88; A-6301)
390.1080	am (P-21064/88; A-6301)
390.1090	am (P-21064/88; A-6301)
390.1100	am (P-21064/88; A-6301)
390.1110	am (P-21064/88; A-6301)
390.1120	am (P-21064/88; A-6301)
390.1310	am (P-21064/88; A-6301)
390.1320	am (P-21064/88; A-6301)
390.1330	am (P-21064/88; A-6301)
390.1410	am (P-21064/88; A-6301)
390.1420	am (P-21064/88; A-6301)
390.1430	am (P-21064/88; A-6301)
390.1440	am (P-21064/88; A-6301)
390.1450	am (P-21064/88; A-6301)
390.1610	am (P-21064/88; A-6301)
390.1620	am (P-21064/88; A-6301)
390.1630	am (P-21064/88; A-6301)
390.1640	am (P-21064/88; A-6301)
390.1650	am (P-21064/88; A-6301)
390.1660	am (P-21064/88; A-6301)
390.1670	am (P-21064/88; A-6301)
390.1680	am (P-21064/88; A-6301)
390.1690	am (P-21064/88; A-6301)
390.1810	am (P-21064/88; A-6301)
390.1820	am (P-21064/88; A-6301)
390.1830	am (P-21064/88; A-6301)
390.1840	am (P-21064/88; A-6301)
390.1850	am (P-21064/88; A-6301)
390.1860	am (P-21064/88; A-6301)
390.1870	am (P-21064/88; A-6301)
390.1880	am (P-21064/88; A-6301)
390.1890	am (P-21064/88; A-6301)
390.1900	am (P-21064/88; A-6301)
390.1910	am (P-21064/88; A-6301)
390.1920	am (P-21064/88; A-6301)
390.2010	am (P-21064/88; A-6301)
390.2020	am (P-21064/88; A-6301)
390.2030	am (P-21064/88; A-6301)
390.2210	am (P-21064/88; A-6301)
390.2220	am (P-21064/88; A-6301)
390.2230	am (P-21064/88; A-6301)
390.2410	am (P-21064/88; A-6301)
390.2420	am (P-21064/88; A-6301)
390.2430	am (P-21064/88; A-6301)
390.2440	am (P-21064/88; A-6301)
390.2610	am (P-21064/88; A-6301)
390.2620	am (P-21064/88; A-6301)
390.2630	am (P-21064/88; A-6301)
390.2640	am (P-21064/88; A-6301)
390.2650	am (P-21064/88; A-6301)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
390.2660	am	(P-21064/88; A-6301)	
390.2670	am	(P-21064/88; A-6301)	
390.2680	am	(P-21064/88; A-6301)	
390.2690	am	(P-21064/88; A-6301)	
390.2700	am	(P-21064/88; A-6301)	
390.2710	am	(P-21064/88; A-6301)	
390.2720	am	(P-21064/88; A-6301)	
390.2730	am	(P-21064/88; A-6301)	
390.2740	am	(P-21064/88; A-6301)	
390.2920	am	(P-21064/88; A-6301)	
390.2930	am	(P-21064/88; A-6301)	
390.2940	am	(P-21064/88; A-6301)	
390.2950	am	(P-21064/88; A-6301)	
390.2960	am	(P-21064/88; A-6301)	
390.2970	am	(P-21064/88; A-6301)	
390.2980	am	(P-21064/88; A-6301)	
390.2990	am	(P-21064/88; A-6301)	
390.3000	am	(P-21064/88; A-6301)	
390.3010	am	(P-21064/88; A-6301)	
390.3020	am	(P-21064/88; A-6301)	
390.3030	am	(P-21064/88; A-6301)	
390.3040	am	(P-21064/88; A-6301)	
390.3210	am	(P-21064/88; A-6301)	
390.3220	am	(P-21064/88; A-6301)	
390.3230	am	(P-21064/88; A-6301)	
390.3240	am	(P-21064/88; A-6301)	
390.3250	am	(P-21064/88; A-6301)	
390.3260	am	(P-21064/88; A-6301)	
390.3270	am	(P-21064/88; A-6301)	
390.3280	am	(P-21064/88; A-6301)	
390.3290	am	(P-21064/88; A-6301)	
390.3300	am	(P-21064/88; A-6301)	
390.3310	am	(P-21064/88; A-6301)	
390.3320	am	(P-21064/88; A-6301)	
390.3330	am	(P-21064/88; A-6301)	
390.3510	am	(P-21064/88; A-6301)	
390. Ap-A	am	(P-21064/88; A-6301)	
450.05	n	(P-2249)	
450.10	am	(P-2249)	
450.20	am	(P-2249)	
450.30	am	(P-2249)	
450.35	n	(P-2249)	
450.40	n	(P-2249)	
450.50	n	(P-2249)	
450.210	am	(P-2249)	
450.220	am	(P-2249)	
450.230	am	(P-2249)	
450.310	am	(P-2249)	
450.320	am	(P-2249)	
450.330	am	(P-2249)	
450.410	am	(P-2249)	
450.420	am	(P-2249)	
450.430	am	(P-2249)	
450.440	am	(P-2249)	
450.440	n	(P-19327/88; A-4285)	

TITLE 77 (CONTD)		
450.450	am	(P-2249)
450.450	n	(P-19327/88; A-4285)
450.510	am	(P-2249)
450.520	am	(P-2249)
450.530	r	(P-2249)
450.540	r	(P-2249)
450.550	r	(P-2249)
450.560	r	(P-2249)
450.570	r	(P-2249)
450.610	am	(P-2249)
450.710	am	(P-2249)
450.720	am	(P-2249)
450.730	am	(P-2249)
450.810	r	(P-2249)
450.820	r	(P-2249)
450.830	r	(P-2249)
450.835	r	(P-2249)
450.840	r	(P-2249)
450.845	r	(P-2249)
450.848	r	(P-2249)
450.850	r	(P-2249)
450.860	r	(P-2249)
450.870	r	(P-2249)
450.920	am	(P-2249)
450.930	am	(P-2249)
450.940	am	(P-2249)
450.950	am	(P-2249)
450.1010	am	(P-2249)
450.1110	am	(P-2249)
450.1120	am	(P-2249)
450.1130	am	(P-2249)
450.1140	am	(P-2249)
450.1150	am	(P-2249)
450.1155	am	(P-2249)
450.1200	am	(P-2249)
450.1300	am	(P-2249)
450.1300	n	(P-19327/88; A-4285)
450.1310	am	(P-2249)
450.1320	am	(P-2249)
450.1330	am	(P-19327/88; A-4285)
450.1330	am	(P-2249)
450.1350	n	(P-19327/88; A-4285)
450.1350	n	(P-2249)
450. Ap. A	n	(P-2249)
450. Ap. B	n	(P-2249)
490.10	n	(P-2974)
490.20	n	(P-2974)
490.30	n	(P-2974)
490.40	n	(P-2974)
490.210	n	(P-2974)
490.220	n	(P-2974)
490.230	n	(P-2974)
490.310	n	(P-2974)
490.320	n	(P-2974)
490.330	n	(P-2974)
490.410	n	(P-2974)

TABLE 77. (CONT'D.)		
490,420	n	(P-2974)
490,430	n	(P-2974)
490,440	n	(P-2974)
490,450	n	(P-2974)
490,510	n	(P-2974)
490,520	n	(P-2974)
490,610	n	(P-2974)
490,620	n	(P-2974)
490,710	n	(P-2974)
490,720	n	(P-2974)
490,730	n	(P-2974)
490,740	n	(P-2974)
490,750	n	(P-2974)
490,760	n	(P-2974)
490,770	n	(P-2974)
490,780	n	(P-2974)
490,810	n	(P-2974)
490,820	n	(P-2974)
490,830	n	(P-2974)
490,840	n	(P-2974)
490,910	n	(P-2974)
535,110	am	(P-4500)
535,120	am	(P-4126)
535,150	am	(P-4126)
535,200	am	(P-4126)
535,240	am	(P-4126)
535,400	am	(P-4126)
535,410	am	(P-4126)
535,420	am	(P-4126)
535,430	am	(P-4126)
535,800	n	(P-4126)
535,810	n	(P-4126)
535,820	n	(P-4126)
535,830	n	(P-4126)
535,840	n	(P-4126)
535,850	n	(P-4126)
535,860	n	(P-4126)
535,870	n	(P-4126)
535,900	n	(P-4500)
535,910	n	(P-4500)
535,920	n	(P-4500)
535,930	n	(P-4500)
535,931	n	(P-4500)
535,932	n	(P-4500)
535,933	n	(P-4500)
535,934	n	(P-4500)
535,935	n	(P-4500)
535,936	n	(P-4500)
535,940	n	(P-4500)
535,941	n	(P-4500)
535,942	n	(P-4500)
535,943	n	(P-4500)
535,950	n	(P-4500)
535,951	n	(P-4500)
535,952	n	(P-4500)
535,953	n	(P-4500)
540,110	am	(P-4616)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
540.30	am	(P-4616)	698.10	n	(P-7194)	750.1830	n	(P-6888)	790.1131	am	(P-3015) (E-3108)
540.40	am	(P-4616)	698.20	n	(P-7194)	750.1835	n	(P-6888)	790.1200	am	(P-3015) (E-3108)
540.50	am	(P-4616)	698.30	n	(P-7194)	750.1836	n	(P-6888)	790.1300	am	(P-16425/88; A-856) (P-3015)
540.60	am	(P-4616)	698.40	n	(P-7194)	750.1837	n	(P-6888)			
540.70	am	(P-4616)	698.50	n	(P-7194)	750.1838	n	(P-6888)	790.1345	am	(P-16425/88; A-856)
540.80	am	(P-4616)	698.60	n	(P-7194)	750.1839	n	(P-6888)	790.1440	n	(P-16425/88; A-856)
540.90	am	(P-4616)	698.70	n	(P-7194)	750.1840	n	(P-6888)	790.1460	am	(P-16425/88; A-856)
540.100	am	(P-4616)	698.80	n	(P-7194)	750.1841	n	(P-6888)	790.1560	n	(P-12991/88; P-16425/88; A-856)
540.150	am	(P-4616)	698.90	n	(P-7194)	750.1842	n	(P-6888)	790.1570	am	(P-16425/88; A-856)
540.190	n	(P-4544/88; A-3086)	699.00	n	(P-7194)	750.1843	n	(P-6888)	790.1577	am	(P-16425/88; A-856) (P-3015)
542.10	n	(P-4544/88; A-3086)	710.20	am	(P-6913)	750.1844	n	(P-6888)			
542.20	n	(P-4544/88; A-3086)	710.30	am	(P-6913)	750.1845	n	(P-6888)	790.1620	am	(P-12991/88; A-856)
542.30	n	(P-4544/88; A-3086)	710.40	am	(P-6913)	750.1846	n	(P-6888)	790.1660	am	(P-16425/88; A-856)
542.40	n	(P-4544/88; A-3086)	710.50	am	(P-6913)	750.1847	n	(P-6888)	790.1685	am	(P-12991/88; A-856) (P-3015)
542.50	n	(P-4544/88; A-3086)	710.60	am	(P-6913)	750.1848	n	(P-6888)			
542.60	n	(P-4544/88; A-3086)	710.70	am	(P-6913)	750.1849	n	(P-6888)	790.1697	am	(P-3015) (E-3108)
542.70	n	(P-4544/88; A-3086)	710.80	am	(P-6913)	750.1850	n	(P-6888)	790.1700	am	(P-3015) (E-3108)
542.80	n	(P-4544/88; A-3086)	710.90	am	(P-6913)	750.1851	n	(P-6888)	790.1706	am	(P-3015) (E-3108)
542.90	n	(P-4544/88; A-3086)	711.00	am	(P-6913)	750.1852	n	(P-6888)	790.1708	am	(P-3015) (E-3108)
542.100	n	(P-4544/88; A-3086)	711.10	am	(P-6913)	750.1853	n	(P-6888)	790.1710	am	(P-3015) (E-3108)
635.20	am	(P-5505)	711.20	am	(P-6913)	750.1854	n	(P-6888)	790.1721	am	(P-16425/88; A-856)
635.30	am	(P-5505)	711.30	am	(P-6913)	750.1855	n	(P-6888)	790.1740	am	(P-16425/88; A-856) (P-3015)
635.35	n	(P-5505)	711.40	am	(P-6913)	750.1856	n	(P-6888)			
635.40	am	(P-5505)	711.50	am	(P-6913)	750.1857	n	(P-6888)	790.1930	am	(P-16425/88; A-856)
635.50	am	(P-5505)	711.60	am	(P-6913)	750.1858	n	(P-6888)	790.1980	am	(P-3015) (E-3108)
635.60	am	(P-5505)	711.70	am	(P-6913)	750.1859	n	(P-6888)	790.2060	am	(P-16425/88; A-856)
635.70	am	(P-5505)	711.80	am	(P-6913)	750.1860	n	(P-6888)	790.2097	am	(P-12991/88; A-856) (P-3015)
635.80	am	(P-5505)	711.90	am	(P-6913)	750.1861	n	(P-6888)			
635.90	am	(P-5505)	712.00	am	(P-6913)	750.1862	n	(P-6888)	790.2140	am	(P-12991/88; P-16425/88; A-856)
635.100	am	(P-5505)	712.10	am	(P-6913)	750.1863	n	(P-6888)	790.2180	am	(P-16425/88; A-856)
635.140	am	(P-5505)	712.20	am	(P-6913)	750.1864	n	(P-6888)	790.2260	am	(P-16425/88; A-856)
635.150	am	(P-5505)	712.30	am	(P-6913)	750.1865	n	(P-6888)	790.2340	am	(P-16425/88; A-856)
635.160	am	(P-5505)	712.40	am	(P-6913)	750.1866	n	(P-6888)	790.2380	am	(P-16425/88; A-856)
635.170	am	(P-5505)	712.50	am	(P-6913)	750.1867	n	(P-6888)	790.2500	am	(P-3015) (E-3108)
635.180	am	(P-5505)	712.60	am	(P-6913)	750.1868	n	(P-6888)			
635.190	n	(P-5505)	712.70	am	(P-6913)	750.1869	n	(P-6888)	790.2540	am	(P-16425/88; A-856)
635.200	n	(P-5505)	712.80	am	(P-6913)	750.1870	n	(P-6888)	790.2580	am	(P-16425/88; A-856)
635.210	n	(P-5505)	712.90	am	(P-6913)	750.1871	n	(P-6888)	790.2603	n	(P-3015) (E-3108)
635.220	n	(P-5505)	713.00	am	(P-6913)	750.1872	n	(P-6888)	790.2605	am	(P-12991/88; P-16425/88; A-856)
635.230	n	(P-5505)	713.10	am	(P-6913)	750.1873	n	(P-6888)			
635.240	n	(P-5505)	713.20	am	(P-6913)	750.1874	n	(P-6888)	790.2613	am	(P-16425/88; A-856)
635.250	n	(P-5505)	713.30	am	(P-6913)	750.1875	n	(P-6888)	790.2617	am	(P-16425/88; A-856) (P-3015)
635.260	n	(P-5505)	713.40	am	(P-6913)	750.1876	n	(P-6888)			
635.270	n	(P-5505)	713.50	am	(P-6913)	750.1877	n	(P-6888)	790.2618	am	(P-12991/88; P-16425/88; A-856)
635.280	n	(P-5505)	713.60	am	(P-6913)	750.1878	n	(P-6888)			
635.290	n	(P-5505)	713.70	am	(P-6913)	750.1879	n	(P-6888)	790.2663	am	(P-3015) (E-3108)
635.300	n	(P-5505)	713.80	am	(P-6913)	750.1880	n	(P-6888)	790.2668	am	(P-3015) (E-3108)
635.310	am	(P-5505)	713.90	am	(P-6913)	750.1881	n	(P-6888)	790.2672	am	(P-3015) (E-3108)
635.320	am	(P-5505)	714.00	am	(P-6913)	750.1882	n	(P-6888)	790.2700	am	(P-3015) (E-3108)
635.330	am	(P-5505)	714.10	am	(P-6913)	750.1883	n	(P-6888)	790.2780	am	(P-16425/88; A-856) (P-3015)
635.340	am	(P-5505)	714.20	am	(P-6913)	750.1884	n	(P-6888)			
635.350	am	(P-5505)	714.30	am	(P-6913)	750.1885	n	(P-6888)	790.2800	n	(P-3015) (E-3108)
635.360	am	(P-5505)	714.40	am	(P-6913)	750.1886	n	(P-6888)	790.2860	am	(P-16425/88; A-856)
635.370	am	(P-5505)	714.50	am	(P-6913)	750.1887	n	(P-6888)	790.2900	am	(P-16425/88; A-856) (E-3108)
635.380	am	(P-5505)	714.60	am	(P-6913)	750.1888	n	(P-6888)			
635.390	am	(P-5505)	714.70	am	(P-6913)	750.1889	n	(P-6888)			
635.400	am	(P-5505)	714.80	am	(P-6913)	750.1890	n	(P-6888)			
635.410	am	(P-5505)	714.90	am	(P-6913)	750.1891	n	(P-6888)			
635.420	am	(P-5505)	715.00	am	(P-6913)	750.1892	n	(P-6888)			
635.430	am	(P-5505)	715.10	am	(P-6913)	750.1893	n	(P-6888)			
635.440	am	(P-5505)	715.20	am	(P-6913)	750.1894	n	(P-6888)			
635.450	am	(P-5505)	715.30	am	(P-6913)	750.1895	n	(P-6888)			
635.460	am	(P-5505)	715.40	am	(P-6913)	750.1896	n	(P-6888)			
635.470	am	(P-5505)	715.50	am	(P-6913)	750.1897	n	(P-6888)			
635.480	am	(P-5505)	715.60	am	(P-6913)	750.1898	n	(P-6888)			
635.490	am	(P-5505)	715.70	am	(P-6913)	750.1899	n	(P-6888)			
635.500	am	(P-5505)	715.80	am	(P-6913)	750.1900	n	(P-6888)			
635.510	am	(P-5505)	715.90	am	(P-6913)	750.1901	n	(P-6888)			
635.520	am	(P-5505)	716.00	am	(P-6913)	750.1902	n	(P-6888)			
635.530	am	(P-5505)	716.10	am	(P-6913)	750.1903	n	(P-6888)			
635.540	am	(P-5505)	716.20	am	(P-6913)	750.1904	n	(P-6888)			
635.550	am	(P-5505)	716.30	am	(P-6913)	750.1905	n	(P-6888)			
635.560	am	(P-5505)	716.40	am	(P-6913)	750.1906	n	(P-6888)			
635.570	am	(P-5505)	716.50	am	(P-6913)	750.1907	n	(P-6888)			
635.580	am	(P-5505)	716.60	am	(P-6913)	750.1908	n	(P-6888)			
635.590	am	(P-5505)	716.70	am	(P-6913)	750.1909	n	(P-6888)			
635.600	am	(P-5505)	716.80	am	(P-6913)	750.1910	n	(P-6888)			
635.610	am	(P-5505)	716.90	am	(P-6913)	750.1911	n	(P-6888)			
635.620	am	(P-5505)	717.00	am	(P-6913)	750.1912	n	(P-6888)			
635.630	am	(P-5505)	717.10	am	(P-6913)	750.1913	n	(P-6888)			
635.640	am	(P-5505)	717.20	am	(P-6913)	750.1914	n	(P-6888)			
635.650	am	(P-5505)	717.30	am	(P-6913)	750.1915	n	(P-6888)			
635.660	am	(P-5505)	717.40	am	(P-6913)	750.1916	n	(P-6888)			
635.670	am	(P-5505)	717.50	am	(P-6913)	750.1917	n	(P-6888)			
635.680	am	(P-5505)	717.60	am	(P-6913)	750.1918	n	(P-6888)			
635.690	am	(P-5505)	717.70	am	(P-6913)	750.1919	n	(P-6888)			
635.700	am	(P-5505)	717.80	am	(P-6913)	750.1920	n	(P-6888)			
635.710	am	(P-5505)	717.90	am	(P-6913)	750.1921	n	(P-6888)			
635.720	am	(P-5505)	718.00	am	(P-6913)	750.1922	n	(P-6888)			
635.730	am	(P-5505)	718.10	am	(P-6913)	750.1923	n	(P-6888)			
635.740	am	(P-5505)	718.20	am	(P-6913)	750.1924	n	(P-6888)			
635.750	am	(P-5505)	718.30	am	(P-6913)	750.1925	n	(P-6888)			
635.760	am	(P-5505)	718.40	am	(P-6913)	750.1926	n	(P-6888)			
635.770	am	(P-5505)	718.50	am	(P-6913)	750.1927	n	(P-6888)			
635.780	am	(P-5505)	718.60	am	(P-6913)	750.1928	n	(P-6888)			
635.790	am	(P-5505)	718.70	am	(P-6913)	750.1929	n	(P-6888)			
635.800	am	(P-5505)	718.80	am	(P-6913)	750.1930	n	(P-6888)			
635.810	am	(P-5505)	718.90	am	(P-6913)	750.1931	n	(P-6888)			
635.820	am	(P-5505)	719.00	am	(P-6913)	750.1932	n	(P-6888)			
635.830	am	(P-5505)	719.10	am	(P-6913)	750.1933	n	(P-6888)			
635.840	am	(P-5505)	719.20	am	(P-6913)	750.1934	n	(P-6888)			
635.850	am	(P-5505)	719.30	am	(P-6913)	750.1935	n	(P-6888)			
635.860	am	(P-5505)	719.40	am	(P-6913)	750.1936	n	(P-6888)			
635.870	am	(P-5505)	719.50	am	(P-6913)	750.1937	n	(P-6888)			
635.880	am	(P-5505)	719.60	am	(P-6913)	750.1938	n	(P-6888)			
635.890	am	(P-5505)	719.70	am	(P-6913)						

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.2904	am (P-16425/88; A-856) (P-3015)	790.4660	am (E-3108)	790.6275	am (P-12991/88; P-16425/88; A-856) (P-3015) (E-3108)
790.2928	r (P-16425/88; A-856)	790.4670	am (E-3108)	790.6280	am (P-16425/88; A-856) (P-3015)
790.2928	n (P-12991/88; A-856)	790.4680	am (E-3108)	790.6284	am (P-16425/88; A-856) (P-3015)
790.2932	am (P-16425/88; A-856)	790.4720	am (P-12991/88; A-856)	790.6370	am (P-12991/88; A-856) (P-3015)
790.2940	am (P-3015) (E-3108)	790.4740	am (P-12991/88; P-16425/88; A-856)	790.6375	n (P-16425/88; A-856)
790.3020	am (P-16425/88; A-856)	790.4820	am (P-3015) (E-3108)	790.6445	am (P-16425/88; A-856) (P-3015)
790.3023	am (P-3015) (E-3108)	790.4960	am (P-16425/88; A-856)	790.6450	am (E-3108)
790.3027	am (P-16425/88; A-856)	790.5060	n (P-16425/88; A-856)	790.6456	am (P-12991/88; P-16425/88; A-856)
790.3028	am (P-3015) (E-3108)	790.5140	am (P-16425/88; A-856)	790.6540	am (P-16425/88; A-856)
790.3054	am (P-3015) (E-3108)	790.5180	am (P-12991/88; A-856)	790.6540	am (P-16425/88; A-856)
790.3085	am (P-16425/88; A-856)	790.5220	am (E-3108)	790.6580	am (P-16425/88; A-856)
790.3100	am (P-16425/88; A-856)	790.5300	am (P-16425/88; A-856)	790.6621	n (P-16425/88; A-856)
790.3300	am (P-16425/88; A-856) (P-3015)	790.5312	am (P-12991/88; A-856) (P-3015)	790.6670	am (P-16425/88; A-856)
790.3315	am (P-3015) (E-3108)	790.5420	am (P-16425/88; A-856) (P-3015)	790.6740	am (E-3108)
790.3335	am (P-16425/88; A-856)	790.5483	am (P-12991/88; P-16425/88; A-856)	790.6860	am (P-3015) (E-3108)
790.3340	am (P-12991/88; P-16425/88; A-856)	790.5520	am (P-3015) (E-3108)	790.6875	am (P-12991/88; A-856) (P-3015)
790.3420	am (P-3015) (E-3108)	790.5530	n (P-16425/88; A-856)	790.6885	am (E-3108)
790.3425	am (P-16425/88; A-856)	790.5540	am (P-16425/88; A-856) (P-3015)	790.6895	n (P-3015) (E-3108)
790.3437	am (E-3108)	790.5544	am (E-3108)	790.6946	am (P-16425/88; A-856)
790.3440	n (P-16425/88; A-856)	790.5560	am (P-12991/88; P-16425/88; A-856)	790.6960	am (P-16425/88; A-856) (P-3015)
790.3475	n (P-16425/88; A-856)	790.5620	am (P-3015) (E-3108)	790.6980	am (P-16425/88; A-856) (P-3015)
790.3492	am (P-3015) (E-3108)	790.5640	n (P-12991/88; A-856)	790.7020	am (P-16425/88; A-856)
790.3500	am (P-16425/88; A-856)	790.5660	am (P-12991/88; A-856)	790.7140	am (P-16425/88; A-856)
790.3540	am (P-16425/88; A-856)	790.5780	am (P-12991/88; A-856)	790.7180	am (P-16425/88; A-856)
790.3620	am (P-12991/88; P-16425/88; A-856)	790.5792	am (P-3015) (E-3108)	790.7181	n (P-16425/88; A-856)
790.3700	am (P-3015) (E-3108)	790.5795	n (P-12991/88; P-16425/88; A-856)	790.7223	am (P-3015) (E-3108)
790.3720	am (P-16425/88; A-856)	790.5807	am (P-16425/88; A-856) (P-3015)	790.7265	n (P-16425/88; A-856)
790.3900	am (P-12991/88; A-856)	790.5820	am (E-3108)	790.7280	am (P-16425/88; A-856) (P-3015)
790.3907	am (P-16425/88; A-856)	790.5830	am (P-12991/88; P-16425/88; A-856)	790.7288	n (P-16425/88; A-856)
790.3910	n (P-12991/88; P-16425/88; A-856)	790.5837	am (P-12991/88; A-856)	790.7288	am (P-3015) (E-3108)
790.3910	am (P-3015) (E-3108)	790.5840	am (P-16425/88; A-856)	790.7400	am (P-12991/88; A-856) (P-3015)
790.3940	am (P-3015) (E-3108)	790.5872	am (P-16425/88; A-856)	790.7500	am (P-3015) (E-3108)
790.3945	am (P-16425/88; A-856)	790.5893	am (P-16425/88; A-856)	790.7540	am (P-12991/88; P-16425/88; A-856)
790.4012	am (P-16425/88; A-856) (P-3015)	790.5900	am (P-16425/88; A-856)	790.7700	am (P-16425/88; A-856) (P-3015)
790.4040	am (P-16425/88; A-856) (P-3015)	790.5924	am (E-3108)	790.7820	am (P-3015) (E-3108)
790.4060	am (E-3108)	790.5940	am (P-12991/88; P-16425/88; A-856)	790.7828	am (P-12991/88; P-16425/88; A-856)
790.4100	am (P-16425/88; A-856)	790.5980	am (P-3015) (E-3108)	790.8020	am (P-3015) (E-3108)
790.4220	am (P-3015) (E-3108)	790.5992	am (P-16425/88; A-856)	790.8140	am (P-3015) (E-3108)
790.4300	am (P-12991/88; P-16425/88; A-856)	790.6140	am (P-16425/88; A-856)	790.8248	r (P-3015) (E-3108)
790.4398	am (P-12991/88; P-16425/88; A-856)	790.6180	am (P-3015) (E-3108)	790.8260	am (P-3015) (E-3108)
790.4430	am (P-3015) (E-3108)	790.6260	am (P-16425/88; A-856) (P-3015)	790.8378	am (P-16425/88; A-856)
790.4460	am (P-16425/88; A-856)				
790.4540	am (P-3015) (E-3108)				
790.4580	am (P-16425/88; A-856)				
790.4620	am (P-16425/88; A-856)				

TITLE 86 (CONT'D)		TITLE 89 (CONT'D)	
455.20	r (P-19987/88; A-6787)	104.221	am (P-2958)
455.30	r (P-19987/88; A-6787)	104.230	am (P-2958)
525.103	n (P-5788)	104.231	am (P-2958)
530.165	am (P-11104/88; A-1589)	104.235	n (P-2958)
600.101	n (P-1448)	104.243	am (P-2958)
600.105	n (P-1448)	104.244	am (P-2958)
600.110	n (P-1448)	104.247	am (P-2958)
600.115	n (P-1448)	104.257	n (P-2958)
600.120	n (P-1448)	104.260	am (P-2958)
600.125	n (P-1448)	104.270	am (P-2958)
600.130	n (P-1448)	104.274	am (P-2958)
600.135	n (P-1448)	104.280	am (P-2958)
610.101	n (P-1460)	104.285	am (P-2958)
610.105	n (P-1460)	104.290	am (P-2958)
610.110	n (P-1460)	104.290	am (P-20747/88; A-3944)
610.115	n (P-1460)	110.1	n (P-20670/88; A-3836)
610.120	n (P-1460)	110.10	am (P-2931)
610.125	n (P-1460)	111.1	n (P-20674/88; A-3840)
610.130	n (P-1460)	111.101	am (P-15920/88; A-85)
610.135	n (P-1460)	112.5	n (P-20661/88; A-6017)
620.101	n (P-1468)	112.40	am (P-1948)
620.105	n (P-1468)	112.78	am (P-22308/88; A-6017)
620.110	n (P-1468)	112.98	am (P-2236)
620.115	n (P-1468)	112.252	am (P-15905/88; A-70)
620.120	n (P-1468)	112.253	am (P-15905/88; A-70)
630.101	n (P-1473)	112.254	am (P-15905/88; A-70)
630.105	n (P-1473)	112.318	n (P-4116)
630.110	n (P-1473)	113.5	n (P-20654/88; A-6007)
630.115	n (P-1473)	113.142	am (P-15898/88; A-63)
630.120	n (P-1473)	113.157	n (P-5440)
630.125	n (P-1473)	113.253	am (E-3402) (P-15898/88; A-63)
630.130	n (P-1473)	113.253	am (P-22299/88; A-6007)
630.135	n (P-1473)	113.260	am (P-22299/88; A-6007)
640.101	n (P-1485)	113.302	am (P-4481)
640.105	n (P-1485)	114.5	n (P-20967/88; A-3900)
640.110	n (P-1485)	114.127	am (P-14996/88; A-89) (P-1959)
640.115	n (P-1485)	114.128	am (P-17621/88; A-1546)
640.120	n (P-1485)	114.220	am (P-5456)
640.125	n (P-1485)	114.240	r (P-5456)
640.130	n (P-1485)	114.351	am (P-15924/88; A-89)
640.135	n (P-1485)	114.352	am (P-15924/88; A-89)
650.101	n (P-1493)	114.353	am (P-15924/88; A-89)
650.105	n (P-1493)	115.1	n (P-20735/88; A-3932)
650.110	n (P-1493)	115.10	am (P-2702)
650.115	n (P-1493)	115.30	am (P-2702)
650.120	n (P-1493)	116.10	n (P-20683/88; A-3847)
		117.1	n (P-20739/88; A-3936)
		117.20	am (P-5487)
		118.300	n (P-20753/88; A-3950)
		120.1	n (P-20705/88; A-3908)
		120.40	am (P-17633/88; A-2081)
		120.70	am (P-3281)
		120.72	n (P-3281)
		120.74	n (P-3281)
		120.76	n (P-3281)

TITLE 86 (CONT'D)		TITLE 89	
100.5706	am (P-768)	101.1	n (P-20694/88; A-3897)
110.105	am (P-22373/88; A-7469)	102.1	n (P-20743/88; A-3940)
110.145	am (P-20007/88; A-6803)	103.1	n (P-20757/88; A-3954)
110.160	am (P-22373/88; A-7469)	103.20	am (P-17667/88; A-2496)
150.325	am (P-7215)	104.202	am (P-2958)
150.330	am (P-7215)	104.208	am (P-2958)
150.340	am (P-7215)	104.210	am (P-2958)
150.1401	am (P-7215)	104.212	am (P-2958)
150.1405	am (P-7215)		
150.1415	am (P-7215)		
151.101	n (P-1498)		
151.105	n (P-1498)		
151.110	n (P-1498)		
151.115	n (P-1498)		
200.101	r (P-20012/88; A-6808)		
200.105	n (P-19993/88; A-6789)		
200.110	n (P-20012/88; A-6808)		
200.115	n (P-20012/88; A-6808)		
200.120	n (P-19993/88; A-6789)		
200.125	n (P-20012/88; A-6808)		
200.130	r (P-19993/88; A-6789)		
200.135	r (P-20012/88; A-6808)		
200.140	r (P-19993/88; A-6789)		
200.145	n (P-19993/88; A-6789)		
200.150	n (P-19993/88; A-6789)		
200.155	n (P-19993/88; A-6789)		
200.160	n (P-19993/88; A-6789)		
200.165	n (P-19993/88; A-6789)		
200.170	n (P-19993/88; A-6789)		
200.175	n (P-19993/88; A-6789)		
210.135	n (P-11060/88; A-6782)		
425.10	r (P-19976/88; A-6780)		
425.20	r (P-19976/88; A-6780)		
432.100	n (P-15027/88; A-191)		
432.110	n (P-15027/88; A-191)		
432.120	n (P-15027/88; A-191)		
432.130	n (P-15027/88; A-191)		
432.140	n (P-15027/88; A-191)		
432.150	n (P-15027/88; A-191)		
432.160	n (P-15027/88; A-191)		
432.170	n (P-15027/88; A-191)		
432.180	n (P-15027/88; A-191)		
432.190	n (P-15027/88; A-191)		
432.200	n (P-15027/88; A-191)		
445.10	r (P-19981/88; A-6785)		
445.20	r (P-19981/88; A-6785)		
445.30	r (P-19981/88; A-6785)		
455.10	r (P-19987/88; A-6787)		

TITLE 89 (CONT'D)

120.382	am	(P-15938/88; A-116) (P-3281)	140.896	n	(P-11701/88; A-5718)
121.58	am	(P-3541)	141.200	am	(P-20370/88; A-3850)
121.62	am	(P-3541)	141.400	am	(P-15483/88; A-516)
121.135	n	(P-20686/88; A-3890)	141.480	am	(P-15483/88; A-516)
130.301	am	(P-4469)	141.560	am	(P-15483/88; A-516) (P-20370/88; A-3850)
130.302	am	(P-4469)	141.720	am	(P-20370/88; A-3850)
130.310	am	(P-4469)	141.800	am	(P-15483/88; A-516)
130.312	am	(P-4469)	141.1160	am	(P-15483/88; A-516)
130.313	am	(P-4469)	141.1240	am	(P-15483/88; A-516)
130.314	am	(P-4469)	141.1280	am	(P-15483/88; A-516) (P-20370/88; A-3850)
130.321	am	(P-4469)	141.1480	am	(P-15483/88; A-516)
130.500	n	(P-20649/88; A-3831)	141.1520	am	(P-15483/88; A-516)
140.16	am	(P-2937)	141.1680	am	(P-15483/88; A-516) (P-20370/88; A-3850)
140.17	am	(P-2937)	141.1760	am	(P-15483/88; A-516)
140.19	am	(P-12976/88; A-3917)	141.2280	am	(P-15483/88; A-516)
140.20	am	(P-20714/88; A-7786)	141.2360	am	(P-15483/88; A-516)
140.21	n	(P-3295)	141.2400	am	(P-15483/88; A-516)
140.43	n	(P-19868/88; A-7025)	141.2600	am	(P-20370/88; A-3850)
140.100	am	(P-16421/88; O-1259; M-3195; A-3069)	141.2760	am	(P-15483/88; A-516) (P-20370/88; A-3850)
140.350	am	(P-5958/88; A-3351)	141.2920	am	(P-20370/88; A-3850)
140.362	am	(P-5958/88; A-3351)	141.2960	am	(P-15483/88; A-516) (P-20370/88; A-3850)
140.363	am	(P-5958/88; A-3351)	141.3280	am	(P-20370/88; A-3850)
140.364	r	(P-5958/88; A-3351)	141.3440	am	(P-15483/88; A-516)
140.367	n	(P-5958/88; A-3351)	141.3480	am	(P-15483/88; A-516)
140.369	am	(P-5958/88; A-3351)	141.3600	am	(P-20370/88; A-3850)
140.370	am	(P-5958/88; A-3351)	141.3760	am	(P-15483/88; A-516)
140.372	am	(P-5958/88; A-3351)	141.3800	am	(P-15483/88; A-516) (P-20370/88; A-3850)
140.373	r	(P-5958/88; A-3351)	141.3840	am	(P-15483/88; A-516)
140.376	r	(P-5958/88; A-3351)	141.3920	am	(P-20370/88; A-3850)
140.390	am	(P-17643/88; A-5115)	141.4000	am	(P-15483/88; A-516)
140.392	am	(P-17643/88; A-5115)	141.4040	am	(P-15483/88; A-516)
140.394	am	(P-17643/88; A-5115)	141.4160	am	(P-15483/88; A-516)
140.400	am	(P-17172/88; A-2475)	141.4200	n	(P-20370/88; A-3850)
140.441	am	(P-17172/88; A-2475)	141.4230	n	(P-20370/88; A-3850)
140.443	am	(P-17172/88; A-2475)	141.4440	am	(P-15483/88; A-516)
140.445	am	(P-17172/88; O-1263; R-2538; A-2475)	141.4520	am	(P-15483/88; A-516)
140.447	am	(P-17172/88; A-2475)	141.4720	am	(P-15483/88; A-516)
140.497	n	(P-7546)	141.4760	am	(P-15483/88; A-516)
140.512	am	(P-11995/88; A-125)	141.4800	am	(P-20370/88; A-3850)
140.525	am	(P-17172/88; A-5718)	146.5	re	(A-7040)
140.526	am	(P-1420)	146.25	re	(A-7040)
140.569	am	(P-5465)	146.50	re	(A-7040)
140.850	re	(A-7040)	146.75	re	(A-7040)
140.855	re	(A-7040)	146.100	re	(A-7040)
140.860	re	(A-7040)	146.105	re	(A-7040)
140.865	re	(A-7040)	146.125	re	(A-7040)
140.870	re	(A-7040)	146.150	re	(A-7040)
140.875	re	(A-7040)	146.175	re	(A-7040)
140.880	re	(A-7040)	146.200	re	(A-7040)
140.885	re	(A-7040)	146.225	re	(A-7040)
140.890	re	(A-7040)			
140.895	re	(A-7040)			
140.896	re	(A-7040)			

TITLE 89 (CONT'D)

147.25	am	(P-3562)	240.1722	n	(P-685)
147.50	am	(P-3562)	240.1725	n	(P-685)
147.75	am	(P-10627/88; A-559)	240.1730	n	(P-685)
147.100	am	(P-10627/88; A-559)	240.1735	n	(P-685)
147.205	am	(P-17201/88; O-5800; R-7148; A-7043)	240.1737	n	(P-685)
147.205	am	(P-10627/88; O-20231/88; R-667; A-559)	240.1739	n	(P-685)
147.7b. A	am	(P-10627/88; O-20231/88; R-667; A-559)	240.1960	n	(P-11953/88; A-2419)
147.7b. B	am	(P-10627/88; O-20231/88; R-667; A-559)	300.20	am	(P-11953/88; A-2419)
149.100	am	(P-3553)	300.30	am	(P-11953/88; A-2419)
149.105	am	(P-13917/88; A-554)	300.90	am	(P-11953/88; A-2419)
160.1	n	(P-21059/88; A-4268)	300.100	am	(P-11953/88; A-2419)
160.5	n	(P-1396; A-7761)	300.110	am	(P-11953/88; A-2419)
160.10	am	(P-1396; A-7761)	300.130	am	(P-11953/88; A-2419)
160.70	am	(P-20677/88; A-4268)	300.140	am	(P-11953/88; A-2419)
160.100	n	(P-1396; A-7761)	300.160	am	(P-11953/88; A-2419)
160.110	n	(P-1396; A-7761)	310.2	am	(P-11953/88; A-7308)
160.120	n	(P-1396; A-7761)	310.12	am	(P-11953/88; O-3412; R-7483; A-7308)
160.130	n	(P-1396; A-7761)	310.13	am	(P-11953/88; A-7308)
160.140	n	(P-1396; A-7761)	310.14	am	(P-11953/88; A-7308)
160.150	n	(P-1396; A-7761)	310.15	am	(P-11953/88; A-7308)
160.160	n	(P-1396; A-7761)	310.16	am	(P-11953/88; A-7308)
165.1	n	(P-20679/88; A-3843)	334.11	am	(P-11915/88; A-6986)
165.10	am	(P-5450)	334.12	am	(P-11915/88; A-6986)
165.20	am	(P-5450)	334.13	am	(P-11915/88; A-6986)
165.70	am	(P-5450)	357.2	am	(P-13807/88; A-3344)
170.100	n	(P-4490)	357.3	am	(P-13807/88; A-3344)
170.110	n	(P-4490)	357.11	am	(P-13807/88; A-3344)
170.120	n	(P-4490)	385.20	am	(P-13744/88; A-5917)
170.130	n	(P-4490)	385.30	am	(P-13744/88; A-5917)
170.200	n	(P-4490)	385.40	am	(P-13744/88; A-5917)
230.360	am	(P-14777/88; A-2015)	431.5	am	(P-11922/88; O-22457/88; R-2532; A-2407)
230.362	am	(P-14777/88; A-2015)	431.6	am	(P-11922/88; A-2407)
230.365	am	(P-14777/88; A-2015)	431.7	am	(P-11922/88; A-2407)
230.510	n	(P-12137/88; A-3054)	431.11	n	(P-11922/88; O-22457/88; R-2532; A-2407)
230.520	n	(P-12137/88; A-3054)	431.12	#	(P-11922/88; A-2407)
230.530	n	(P-12137/88; A-3054)	432.8	#	(P-5225)
230.540	n	(P-12137/88; A-3054)	432.8	n	(P-5225)
230.550	n	(P-12137/88; A-3054)	432.9	#	(P-5225)
230.560	n	(P-12137/88; A-3054)	437.4	am	(P-13752/88; A-3339)
230.570	n	(P-12137/88; A-3054)	437.8	#	(P-13752/88; A-3339)
230.580	n	(P-12137/88; A-3054)	437.8	n	(P-13752/88; A-3339)
240.1400	am	(P-685)	437.9	#	(P-13752/88; A-3339)
240.1410	am	(P-685)	437.9	am	(P-13752/88; A-3339)
240.1420	am	(P-685)	510.10	n	(P-3036)
240.1430	n	(P-685)	510.10	r	(P-3036)
240.1440	n	(P-685)	510.20	r	(P-3036)
240.1450	n	(P-685)	510.20	r	(P-3036)
240.1700	n	(P-685)	510.30	n	(P-3036)
240.1705	n	(P-685)	510.30	r	(P-3036)
240.1710	n	(P-685)	510.40	n	(P-3036)
240.1715	n	(P-685)	510.40	r	(P-3036)
240.1718	n	(P-685)	510.40	r	(P-3036)
240.1720	n	(P-685)	510.40	r	(P-3036)

TITLE 92, (CONT'D)		
518.905	n	(PP-7057)
518.910	n	(PP-7057)
518.915	n	(PP-7057)
518.920	n	(PP-7057)
518.925	n	(PP-7057)
518.1000	n	(PP-7057)
518.1005	n	(PP-7057)
518.2000	n	(PP-7057)
518.2005	n	(PP-7057)
518.2010	n	(PP-7057)
518.3000	n	(PP-7057)
518.3005	n	(PP-7057)
518.3010	n	(PP-7057)
518.4000	n	(PP-7057)
518.4005	n	(PP-7057)
518.4010	n	(PP-7057)
518.4015	n	(PP-7057)
518.4020	n	(PP-7057)
518.4025	n	(PP-7057)
518.4030	n	(PP-7057)
518.4035	n	(PP-7057)
518.4040	n	(PP-7057)
518.4045	n	(PP-7057)
518.4050	n	(PP-7057)
518.4055	n	(PP-7057)
518.4060	n	(PP-7057)
518.4065	n	(PP-7057)
518.4070	n	(PP-7057)
518.4075	n	(PP-7057)
518.4080	n	(PP-7057)
518.4085	n	(PP-7057)
518.4090	n	(PP-7057)
518.4095	n	(PP-7057)
518.4100	n	(PP-7057)
518.5000	n	(PP-7057)
518.5005	n	(PP-7057)
518.5010	n	(PP-7057)
518.5015	n	(PP-7057)
518.5020	n	(PP-7057)
518.5025	n	(PP-7057)
518.5030	n	(PP-7057)
518.5035	n	(PP-7057)
518.5040	n	(PP-7057)
518.5045	n	(PP-7057)
518.5050	n	(PP-7057)
518.5055	n	(PP-7057)
518.5060	n	(PP-7057)
518.5065	n	(PP-7057)
518.5070	n	(PP-7057)
518.5075	n	(PP-7057)
518.5080	n	(PP-7057)
518.5085	n	(PP-7057)
518.5090	n	(PP-7057)
518.5095	n	(PP-7057)
518.5100	n	(PP-7057)
518.5105	n	(PP-7057)
518.5110	n	(PP-7057)
518.5115	n	(PP-7057)
518.5120	n	(PP-7057)
518.5125	n	(PP-7057)
518.5130	n	(PP-7057)
518.5135	n	(PP-7057)
518.5140	n	(PP-7057)
518.5145	n	(PP-7057)
518.5150	n	(PP-7057)
518.5155	n	(PP-7057)
518.5160	n	(PP-7057)
518.5165	n	(PP-7057)
518.5170	n	(PP-7057)
518.5175	n	(PP-7057)
518.5180	n	(PP-7057)
518.5185	n	(PP-7057)
518.5190	n	(PP-7057)
518.5195	n	(PP-7057)
518.5200	n	(PP-7057)
518.5205	n	(PP-7057)
518.5210	n	(PP-7057)
518.5215	n	(PP-7057)
518.5220	n	(PP-7057)
518.5225	n	(PP-7057)
518.5230	n	(PP-7057)
518.5235	n	(PP-7057)
518.5240	n	(PP-7057)
518.5245	n	(PP-7057)
518.5250	n	(PP-7057)
518.5255	n	(PP-7057)
518.5260	n	(PP-7057)
518.5265	n	(PP-7057)
518.5270	n	(PP-7057)
518.5275	n	(PP-7057)
518.5280	n	(PP-7057)
518.5285	n	(PP-7057)
518.5290	n	(PP-7057)
518.5295	n	(PP-7057)
518.5300	n	(PP-7057)
518.5305	n	(PP-7057)
518.5310	n	(PP-7057)
518.5315	n	(PP-7057)
518.5320	n	(PP-7057)
518.5325	n	(PP-7057)
518.5330	n	(PP-7057)
518.5335	n	(PP-7057)
518.5340	n	(PP-7057)
518.5345	n	(PP-7057)

TITLE 52, (CONT'D)		A	
1001.70	ann		n
1001.100	ann		ann
1001.110	ann		
1001.120	ann		
1001.220	ann		
1001.230	ann		
1001.240	ann		
1001.250	ann		
1001.260	ann		
1001.300	ann		
1001.320	ann		
1001.330	ann		
1001.340	ann		
1001.360	ann		
1001.400	ann		
1001.410	ann		
1001.420	ann		
1001.430	ann		
1001.440	ann		
1001.450	ann		
1001.460	ann		
1001.470	ann		
1001.480	ann		
1003.20	ann		
1003.30	ann		
1003.40	ann		
1010.20			
1010.240	ann		
1010.430	ann		
1010.440	n		
1010.452	n		
1010.455	n		
1010.456	n		
1019.5	n		
1019.10	n		
1019.20	n		
1019.30	n		
1019.35	n		
1019.40	n		
1019.45	n		
1020.60	n		
1030.11	n		
1030.70	ann		
1030.85	ann		
1030.86	n		
1030.88	ann		
1030.94	ann		
1030.9p. A	n		
1040.30	ann		
1040.40	ann		
1040.66	n		
1040.70	ann		
1205.10	ann		
1206.20	ann		
1225.45	ann		

[illegible]

TITLE 89 (CONT'D)

141.4760 am (P-7873) (E-8036)
160.10 am (P-7867)
302.310 am (P-13814/88; W-8115) (P-7847)
302.311 n (P-7847)
825.10 am (A-7958)

TITLE 92

448.Ap. A am (A-7973)
.Ex. A am (A-7973)
545.10 n (P-1111; RC-8141)
545.20 n (P-1111; RC-8141)
545.30 n (P-1111; RC-8141)
545.40 n (P-1111; RC-8141)
1010.240 am (A-7965)
1030.89 am (P-7892)

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